#### 111TH CONGRESS 1ST SESSION

# S. 1691

To comprehensively regulate derivatives markets to increase transparency and reduce risks in the financial system.

#### IN THE SENATE OF THE UNITED STATES

September 22, 2009

Mr. Reed introduced the following bill; which was read twice and referred to the Committee on Banking, Housing, and Urban Affairs

## A BILL

To comprehensively regulate derivatives markets to increase transparency and reduce risks in the financial system.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Comprehensive Derivatives Regulation Act of 2009".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Findings.

TITLE I—REGULATION OF SECURITY-BASED DERIVATIVES

Sec. 101. Definitions.

Sec. 102. Rationalization of financial product oversight.

- Sec. 103. Required clearing of standardized derivative through central counterparties and the use of trade repositories.
- Sec. 104. Prudential supervision and regulation of significant security-based derivatives market participants and incentives for trading on regulated exchanges.
- Sec. 105. Recordkeeping and reporting requirements for derivatives market participants.
- Sec. 106. Prohibition of market manipulation, fraud, and other market abuses.
- Sec. 107. Protections for marketing security-based swaps to certain persons.
- Sec. 108. Enforcement.
- Sec. 109. Enforceability of security-based swaps.
- Sec. 110. Transfer and rights of certain CFTC employees.

#### TITLE II—REGULATION OF COMMODITY-BASED DERIVATIVES

- Sec. 201. Definitions.
- Sec. 202. Rationalization of financial product oversight.
- Sec. 203. Required clearing of standardized derivatives through central counterparties and use of trade repositories.
- Sec. 204. Prudential supervision and regulation of significant commodity-based derivatives market participants and incentives for trading on regulated exchanges.
- Sec. 205. Recordkeeping and reporting requirements for derivatives market participants.
- Sec. 206. Prohibition of market manipulation, fraud, and other market abuses.
- Sec. 207. Protections for marketing commodity-based swaps to certain persons.
- Sec. 208. Commodity-based swap execution facilities.
- Sec. 209. Enforcement.
- Sec. 210. Enforceability of commodity-based swaps.

#### TITLE III—OTHER PROVISIONS

- Sec. 301. Margining and other risk management standards for central counterparties.
- Sec. 302. Determining the status of swaps.
- Sec. 303. Study and report on implementation.
- Sec. 304. Rulemaking.
- Sec. 305. Effective date.

#### 1 SEC. 2. FINDINGS.

- 2 Congress finds that—
- 3 (1) in recent years, the over-the-counter deriva-
- 4 tives market has grown rapidly, but regulators have
- 5 lacked key information and adequate authority to
- 6 address systemic and other risks posed by unregu-
- 7 lated derivatives trading;

1	(2) excessive risk taking among market partici-
2	pants, combined with limited regulatory oversight of
3	such products, was a significant cause of the recent
4	financial crisis;
5	(3) lack of transparency in the markets has
6	contributed to market instability and uncertainty
7	and has resulted in a less efficient marketplace;
8	(4) customized derivative products provide key
9	benefits to certain market participants and should
10	be permitted under comprehensive regulation, but all
11	derivatives activities should be accompanied by ap-
12	propriate risk management and prudential stand-
13	ards; and
14	(5) the trading of derivatives on regulated ex-
15	changes should be encouraged because of the signifi-
16	cant associated market efficiencies.
17	TITLE I—REGULATION OF
18	SECURITY-BASED DERIVATIVES
19	SEC. 101. DEFINITIONS.
20	(a) Definitions Under the Securities Ex-
21	CHANGE ACT OF 1934.—Section 3(a) of the Securities Ex-
22	change Act of 1934 (15 U.S.C. 78c(a)) is amended—
23	(1) in paragraph (10), by inserting "security-
24	based swap," after "security future,";

1	(2) in paragraph (13), by adding at the end the
2	following: "For any security-based swap, such terms
3	include the execution, termination (prior to its
4	scheduled maturity date), assignment, exchange, or
5	similar transfer or conveyance of, or extinguishing of
6	rights or obligations under, a security-based swap,
7	as the context may require.";
8	(3) in paragraph (14), by adding at the end the
9	following: "For any security-based swap, such terms
10	include the execution, termination (prior to its
11	scheduled maturity date), assignment, exchange, or
12	similar transfer or conveyance of, or extinguishing of
13	rights or obligations under, a security-based swap,
14	as the context may require."; and
15	(4) by adding at the end the following:
16	"(65) Derivative.—The term 'derivative'
17	means—
18	"(A) any future, forward, swap, warrant,
19	put, call, straddle, option, or privilege on or re-
20	lated to—
21	"(i) any security, or group or index of
22	securities (including any interest therein or
23	based on the value thereof); or
24	"(ii) any issuer of securities or group
25	or index of issuers of securities (including

1	any interest therein or based on the value
2	thereof); and
3	"(B) any contract of sale for future deliv-
4	ery of any commodity (or option on such con-
5	tract).
6	"(66) SWAP.—
7	"(A) IN GENERAL.—Except as provided in
8	subparagraph (B), the term 'swap' means any
9	agreement, contract, or transaction that—
10	"(i) is a put, call, cap, floor, collar, or
11	similar option of any kind for the purchase
12	or sale of, or based on the value of, 1 or
13	more interest or other rates, currencies,
14	commodities, indices, quantitative meas-
15	ures, or other financial or economic inter-
16	ests or property of any kind;
17	"(ii) provides for any purchase, sale,
18	payment, or delivery (other than a dividend
19	on an equity security) that is dependent on
20	the occurrence, nonoccurrence, or the ex-
21	tent of the occurrence of an event or con-
22	tingency associated with a potential finan-
23	cial, economic, or commercial consequence;
24	"(iii) provides on an executory basis
25	for the exchange, on a fixed or contingent

1 basis, of 1 or more payments based on the value or level of 1 or more interest or other 3 rates, currencies, commodities, securities, instruments of indebtedness, indices, quantitative measures, or other financial or eco-6 nomic interests or property of any kind, or 7 any interest therein or based on the value 8 thereof, and that transfers, as between the 9 parties to the transaction, in whole or in 10 part, the financial risk associated with a 11 future change in any such value or level 12 without also conveying a current or future 13 direct or indirect ownership interest in an 14 asset (including any enterprise or invest-15 ment pool) or liability that incorporates the 16 financial risk so transferred, any such 17 agreement, contract, or transaction com-18 monly known as an interest rate swap, in-19 cluding a rate floor, rate cap, rate collar, 20 cross-currency rate swap, basis swap, cur-21 rency swap, equity index swap, equity 22 swap, debt index swap, debt swap, credit 23 spread, credit default swap, credit swap, 24 weather swap, energy swap, metal swap,

1	agricultural swap, emissions swap, or com-
2	modity swap;
3	"(iv) is an agreement, contract, or
4	transaction that is, or in the future be-
5	comes, commonly known to the trade as a
6	swap; or
7	"(v) is any combination or permuta-
8	tion of, or option on, any agreement, con-
9	tract, or transaction described in any of
10	clauses (i) through (iv).
11	"(B) Exclusions.—The term 'swap' does
12	not include—
13	"(i) any contract of sale for future de-
14	livery traded on or subject to the rules of
15	any board of trade designated as a con-
16	tract market under section 5 of the Com-
17	modity Exchange Act (7 U.S.C. 7)—
18	"(I) on a commodity other than a
19	security; or
20	"(II) that is not based on or sub-
21	ject to the occurrence of a bona fide
22	contingency that might reasonably be
23	expected to affect or be affected by
24	the creditworthiness of a party other
25	than a party to such contract;

1	"(ii) any sale of any cash commodity
2	or security for deferred or delayed ship-
3	ment or delivery;
4	"(iii) any put, call, straddle, option, or
5	privilege on any security, certificate of de-
6	posit, or group or index of securities, in-
7	cluding any interest therein or based, in
8	whole or in part, on the value thereof,
9	whether physically or cash settled;
10	"(iv) any put, call, straddle, option, or
11	privilege entered into on a national securi-
12	ties exchange registered pursuant to sec-
13	tion 6(a) relating to foreign currency;
14	"(v) any agreement, contract, or
15	transaction providing for the purchase or
16	sale of 1 or more securities on a fixed
17	basis, whether physically or cash settled;
18	"(vi) any agreement, contract, or
19	transaction providing for the purchase or
20	sale of 1 or more securities on a contingent
21	basis, unless such agreement, contract, or
22	transaction predicates such purchase or
23	sale on the occurrence of a bona fide con-
24	tingency that might reasonably be expected
25	to affect or be affected by the creditworthi-

1	ness of a party other than a party to the
2	agreement, contract, or transaction;
3	"(vii) any note, bond, or evidence of
4	indebtedness that is a security (as defined
5	in section 2(a)(1) of the Securities Act of
6	1933 (15 U.S.C. 77b(a)(1)) or paragraph
7	(10) of this subsection);
8	"(viii) any agreement, contract, or
9	transaction that is—
10	"(I) based on, or references, a se-
11	curity; and
12	"(II) entered into directly or
13	through an underwriter (as defined in
14	section 2(a)(11) of the Securities Act
15	of 1933 (15 U.S.C. $77b(a)(11)$ )) by
16	the issuer of such security;
17	"(ix) any security future product (as
18	defined in paragraph (56));
19	"(x) any hybrid instrument that is
20	predominantly a banking product, as pro-
21	vided in section 405 of the Commodity Fu-
22	tures Modernization Act of 2000 (Public
23	Law 106–554; 114 Stat. 2763A–455), or
24	any hybrid instrument that is predomi-
25	nantly a security, as provided in section

1	2(f) of the Commodity Exchange Act (as
2	in effect on the day before the date of en-
3	actment of the Comprehensive Derivatives
4	Regulation Act of 2009);
5	"(xi) any agreement, contract, or
6	transaction that is an insurance or endow-
7	ment policy or annuity contract or optional
8	annuity contract issued by a corporation
9	that is subject to the supervision of the in-
10	surance commissioner, bank commissioner,
11	or any agency or officer performing like
12	functions, of any State; or
13	"(xii) any identified banking product
14	specified in paragraphs (1) through (5) of
15	section 206(a) of the Gramm-Leach-Bliley
16	Act (15 U.S.C. 78c note), mortgage or
17	mortgage purchase commitment, or any
18	sale of installment loan contracts or receiv-
19	ables, if any such product or instrument is
20	not marketed or sold as an alternative to
21	a swap.
22	"(67) ELIGIBLE CONTRACT PARTICIPANT.—The
23	term 'eligible contract participant' means—
24	"(A) acting for its own account—

1	"(i) a financial institution (as defined
2	in section 1a(15) of the Commodity Ex-
3	change Act (7 U.S.C. 1(a)(15)), as in ef-
4	fect on the day before the date of enact-
5	ment of the Comprehensive Derivatives
6	Regulation Act of 2009);
7	"(ii) an insurance company that is
8	regulated by a State, or that is regulated
9	by a foreign government and is subject to
10	comparable regulation, as determined by
11	the Commission, including a regulated sub-
12	sidiary or affiliate of such an insurance
13	company;
14	"(iii) an investment company that is
15	subject to regulation under the Investment
16	Company Act of 1940 (15 U.S.C. 80a-1 et
17	seq.) or a foreign person performing a
18	similar role or function subject as such to
19	foreign regulation (regardless of whether
20	each investor in the investment company or
21	the foreign person is itself an eligible con-
22	tract participant);
23	"(iv) a commodity pool that—
24	"(I) has total net assets exceed-
25	ing \$5,000,000; and

1	"(II) is formed and operated by a
2	person that is subject to regulation
3	under the Commodity Exchange Act
4	(7 U.S.C. 1 et seq.) or a foreign per-
5	son performing a similar role or func-
6	tion subject as such to foreign regula-
7	tion (regardless of whether each inves-
8	tor in the commodity pool or the for-
9	eign person is itself an eligible con-
10	tract participant);
11	"(v) a corporation, partnership, pro-
12	prietorship, organization, trust, or other
13	entity—
14	"(I) that has total net assets ex-
15	ceeding $$10,000,000$ ; or
16	"(II) that—
17	"(aa) has total net assets
18	exceeding \$5,000,000; and
19	"(bb) enters into an agree-
20	ment, contract, or transaction in
21	connection with the conduct of
22	the business of the entity or to
23	manage the risk associated with
24	an asset or liability owned or in-
25	curred or reasonably likely to be

1	owned or incurred by the entity
2	in the conduct of the business of
3	the entity;
4	"(vi) an employee benefit plan that is
5	subject to the Employee Retirement In-
6	come Security Act of 1974 (29 U.S.C.
7	1001 et seq.), a governmental employee
8	benefit plan, or a foreign person per-
9	forming a similar role or function that is
10	subject as such to foreign regulation—
11	"(I) that has total assets exceed-
12	ing \$5,000,000; or
13	"(II) the investment decisions of
14	which are made by—
15	"(aa) an investment adviser
16	or commodity trading advisor
17	that is subject to regulation
18	under the Investment Advisers
19	Act of 1940 (15 U.S.C. 80b–1 et
20	seq.) or the Commodity Ex-
21	change Act (7 U.S.C. 1 et seq.);
22	"(bb) a foreign person per-
23	forming a similar role or function
24	that is subject as such to foreign
25	regulation;

1	"(cc) a financial institution
2	(as defined in section 1a(15) of
3	the Commodity Exchange Act (7
4	U.S.C. 1(a)(15)), as in effect on
5	the day before the date of enact-
6	ment of the Comprehensive De-
7	rivatives Regulation Act of
8	2009); or
9	"(dd) an insurance company
10	described in clause (ii), or a reg-
11	ulated subsidiary or affiliate of
12	such an insurance company;
13	"(vii)(I) a governmental entity (in-
14	cluding the United States, a State, or a
15	foreign government) or political subdivision
16	of a governmental entity;
17	"(II) a multinational or supranational
18	government entity; or
19	"(III) an instrumentality, agency, or
20	department of an entity described in sub-
21	clause (I) or (II),
22	except that such term does not include an
23	entity, political subdivision, instrumen-
24	tality, agency, or department referred to in
25	subclause (I) or (III), unless the entity, po-

litical subdivision, instrumentality, agency, or department owns and invests on a discretionary basis \$50,000,000 or more in investments, provided that, with respect to any State or entity, political subdivision, agency, or department of a State, such amount is exclusive of any proceeds from any offering of municipal securities;

"(viii)(I) a broker or dealer that is subject to regulation under this title or a foreign person performing a similar role or function that is subject as such to foreign regulation, except that, if the broker or dealer or foreign person is a natural person or proprietorship, the broker or dealer or foreign person shall not be considered to be an eligible contract participant, unless the broker or dealer or foreign person also meets the requirements of clause (v) or (xi);

"(II) an associated person of a registered broker or dealer concerning the financial or securities activities, of which, the registered person makes and keeps records under section 15C(b) or 17(h); and

1	"(III) an investment bank holding
2	company (as defined in section 17(i));
3	"(ix) a futures commission merchant
4	that is subject to regulation under the
5	Commodity Exchange Act or a foreign per-
6	son performing a similar role or function
7	that is subject as such to foreign regula-
8	tion, except that, if the futures commission
9	merchant or foreign person is a natural
10	person or proprietorship, the futures com-
11	mission merchant or foreign person shall
12	not be considered to be an eligible contract
13	participant, unless the futures commission
14	merchant or foreign person also meets the
15	requirements of clause (v) or (xi);
16	"(x) a floor broker or floor trader that
17	is subject to regulation under the Com-
18	modity Exchange Act in connection with
19	any transaction that takes place on or
20	through the facilities of a registered entity
21	(as defined in section 1a(29) of the Com-
22	modity Exchange Act (7 U.S.C. 1(a)(29)),
23	as in effect on the day before the date of

enactment of the Comprehensive Deriva-

tives Regulation Act of 2009, other than

24

1	an electronic trading facility with respect
2	to a significant price discovery contract),
3	or an exempt board of trade operating
4	under section 5d of the Commodity Ex-
5	change Act (7 U.S.C. 7a-3), or any affil-
6	iate thereof, on which such person regu-
7	larly trades; or
8	"(xi) a natural person who—
9	"(I) owns and invests on a dis-
10	cretionary basis not less than
11	\$10,000,000;
12	"(II) owns and invests on a dis-
13	cretionary basis not less than
14	\$5,000,000 and who enters into the
15	agreement, contract, or transaction in
16	order to manage the risk associated
17	with an asset owned or liability in-
18	curred, or reasonably likely to be
19	owned or incurred, by the individual;
20	or
21	"(III) is an officer or director of
22	an entity (or a person performing
23	similar functions) and who enters into
24	the agreement, contract, or trans-
25	action in order to manage the risk as-

sociated with the securities of such
entity owned by the individual at the
time of entering into the agreement,
contract, or transaction;

"(B)(i) a person described in clause (i), (ii), (iv), (v), (viii), (ix), or (x) of subparagraph (A) or in subparagraph (C), acting as broker or performing an equivalent agency function on behalf of another person described in subparagraph (A) or (C); or

"(ii) an investment adviser that is subject to regulation under the Investment Advisers Act of 1940 (15 U.S.C. 80b-1 et seq.), a commodity trading advisor that is subject to regulation under the Commodity Exchange Act (7 U.S.C. 1 et seq.), a foreign person performing a similar role or function that is subject as such to foreign regulation, or a person described in clause (i), (ii), (iv), (v), (viii), (ix), or (x) of subparagraph (A) or in subparagraph (C), in any such case acting as investment manager or fiduciary (but excluding a person acting as broker or performing an equivalent agency function) for another person described in subparagraph (A) or (C) and who is authorized by

1	such person to commit such person to the
2	transaction; or
3	"(C) any other person that the Commis-
4	sion determines by rule, jointly with the Com-
5	modity Futures Trading Commission, to be an
6	eligible contract participant, in light of the fi-
7	nancial or other qualifications of the person.
8	"(68) Person associated with a signifi-
9	CANT SECURITY-BASED DERIVATIVES MARKET PAR-
10	TICIPANT.—
11	"(A) IN GENERAL.—The term 'person as-
12	sociated with a significant security-based de-
13	rivatives market participant' or 'associated per-
14	son of a significant security-based derivatives
15	market participant' means—
16	"(i) any partner, officer, director, or
17	branch manager of a significant security-
18	based derivatives market participant (in-
19	cluding any individual who holds a similar
20	status or performs a similar function with
21	respect to any partner, officer, director, or
22	branch manager of a significant security-
23	based derivatives market participant);
24	"(ii) any person that directly or indi-
25	rectly controls, is controlled by, or is under

1	common control with a significant security-
2	based derivatives market participant; and
3	"(iii) any employee of a significant se-
4	curity-based derivatives market partici-
5	pant.
6	"(B) Exclusion.—Other than for pur-
7	poses of section 15F(e)(2), the term 'person as-
8	sociated with a significant commodity-based de-
9	rivatives market participant' or 'associated per-
10	son of a significant security-based derivatives
11	market participant' does not include any person
12	associated with a significant security-based de-
13	rivatives market participant, the functions of
14	which are solely clerical or ministerial.
15	"(69) Security Derivative.—The term 'secu-
16	rity derivative' means—
17	"(A) any derivative, other than a derivative
18	instrument swap, on or related to—
19	"(i) any security, or group or index of
20	securities (including any interest therein or
21	based on the value thereof); or
22	"(ii) any issuer of securities or group
23	or index of issuers of securities (including
24	any interest therein or based on the value
25	thereof); and

1	"(B) any security that the Commission by
2	rule, regulation, or order determines is a secu-
3	rity derivative.
4	"(70) Security-Based swap.—The term 'se-
5	curity-based swap' means a swap, of which a mate-
6	rial term—
7	"(A) is based on the price, yield, value, or
8	volatility of any security or any group or index
9	of securities, or any interest therein, other than
10	interest rate or currency;
11	"(B) is dependent on the occurrence, non-
12	occurrence, or the extent of the occurrence of
13	an event or contingency associated with a po-
14	tential financial, economic, or commercial con-
15	sequence that is related to or based on a secu-
16	rity, an interest in a security, an issuer of a se-
17	curity, or group or index of securities, or inter-
18	ests in securities or issuers of securities, or
19	based on the value of any of the foregoing;
20	"(C) provides for the purchase or sale of 1
21	or more securities on a contingent basis, wheth-
22	er physically or cash settled, if such agreement,
23	contract, or transaction predicates such pur-
24	chase or sale on the occurrence of a bona fide

contingency that might reasonably be expected

1	to affect or be affected by the creditworthiness
2	of a party other than a party to the agreement,
3	contract, or transaction; or
4	"(D) allows for settlement of the swap by
5	delivery of, or by reference to, any security.
6	"(71) Significant security-based deriva-
7	TIVES MARKET PARTICIPANT.—The term 'significant
8	security-based derivatives market participant'
9	means—
10	"(A) any person (other than an investment
11	company registered under the Investment Com-
12	pany Act of 1940) that is engaged in the busi-
13	ness of purchasing or selling one or more secu-
14	rity-based swaps (or security derivatives, as the
15	Commission determines by rule, regulation, or
16	order) for such person's own account or for oth-
17	ers, or making a market in security-based
18	swaps (or security derivatives, as the Commis-
19	sion determines by rule, regulation, or order),
20	the purchases or sales of which are not solely
21	for the purpose of managing the risk associated
22	with—
23	"(i) an asset that is or is anticipated
24	to be owned, produced, manufactured,
25	processed, or merchandised;

1	"(ii) potential changes in the value of
2	services to be purchased or provided, or
3	anticipated to be purchased or provided; or
4	"(iii) a liability incurred or antici-
5	pated to be incurred by such person that
6	is not, or is not related to, a security-based
7	swap; or
8	"(B) any other person designated by the
9	Commission, by rule, regulation, or order, after
10	consultation with the Commodity Futures Trad-
11	ing Commission, as necessary or appropriate in
12	the public interest, the protection of investors,
13	or in furtherance of the purposes of this title.
14	"(72) Trade repository.—The term 'trade
15	repository' means any person that collects, cal-
16	culates, processes, or prepares information with re-
17	spect to transactions or positions in security-based
18	swaps or security derivatives by the Commission
19	under section $17C(d)(1)(A)(ii)$ .".
20	(b) Definitions Under the Securities Act of
21	1933.—Section 2(a) of the Securities Act of 1933 (15
22	U.S.C. 77b(a)) is amended—
23	(1) in paragraph (1), by inserting "security-
24	based swap," after "security future,";

(2) in paragraph (3), by adding at the end the following: "Any offer or sale of a security-based swap (or other security derivative as the Commission determines by rule or regulation) by or on behalf of the issuer of the securities upon which such security-based swap or security derivative is based or is ref-erenced, an affiliate of the issuer, or an underwriter, shall constitute a contract for sale of, sale of, offer for sale, or offer to sell such securities."; and

- (3) by adding at the end the following:
- "(17) The terms 'derivative', 'swap', 'security derivative' and 'security-based swap' have the same meanings as in paragraphs (65), (66), (69), and (70), respectively, of section 3(a) of the Securities Exchange Act of 1934.
- "(18) The terms 'purchase' or 'sale' of a security-based swap, shall be deemed to mean the execution, termination (prior to its scheduled maturity date), assignment, exchange, or similar transfer or conveyance of, or extinguishing of rights or obligations under, a security-based swap, as the context may require."
- 23 SEC. 102. RATIONALIZATION OF FINANCIAL PRODUCT
- **OVERSIGHT.**
- 25 (a) Repeal of Swap Agreement Exclusion.—

1	(1) Repeal of laws.—The following provi-
2	sions of law are repealed:
3	(A) Sections 206A, 206B, and 206C of the
4	Gramm-Leach-Bliley Act (15 U.S.C. 78c note).
5	(B) Section 2A of the Securities Act of
6	1933 (15 U.S.C. 77b–1).
7	(C) Section 17(d) of the Securities Act of
8	1933 (15 U.S.C. 77q(d)).
9	(D) Section 3A of the Securities Exchange
10	Act of 1934 (15 U.S.C. 78c-1).
11	(E) Section 9(i) of the Securities Exchange
12	Act of 1934 (15 U.S.C. 78i(i)).
13	(F) Section 15(i) of the Securities Ex-
14	change Act of 1934 (15 U.S.C. 78o(i)), as
15	added by section 303(f) of the Commodity Fu-
16	tures Modernization Act of 2000 (Public Law
17	106–554; 114 Stat. 2763A–455).
18	(G) Section 16(g) of the Securities Ex-
19	change Act of 1934 (15 U.S.C. 78p(g)).
20	(H) Section 20(f) of the Securities Ex-
21	change Act of 1934 (15 U.S.C. 78t(f)).
22	(I) Section 21A(g) of the Securities Ex-
23	change Act of 1934 (15 U.S.C. 78u-1(g)).
24	(2) Conforming amendment to the securi-
25	TIES ACT OF 1933.—Section 17(a) of the Securities

1	Act of 1933 (15 U.S.C. 77q(a)) is amended by strik-
2	ing "or any security-based swap agreement (as de-
3	fined in section 206B of the Gramm-Leach-Bliley
4	Act)".
5	(3) Conforming amendments to the secu-
6	RITIES EXCHANGE ACT OF 1934.—The Securities Ex-
7	change Act of 1934 (15 U.S.C. 78a et seq.) is
8	amended—
9	(A) in section 9(a) (15 U.S.C. 78i(a))—
10	(i) in paragraph (1)—
11	(I) by striking "For the" and in-
12	serting "for the"; and
13	(II) by striking the period at the
14	end an inserting a semicolon; and
15	(ii) by striking paragraphs (2)
16	through (5) and inserting the following:
17	"(2) to effect, alone or with 1 or more other
18	persons, a series of transactions in any security reg-
19	istered on a national securities exchange or in con-
20	nection with any security-based swap (or security de-
21	rivative, as the Commission determines by rule, reg-
22	ulation, or order) with respect to such security cre-
23	ating actual or apparent active trading in such secu-
24	rity, or raising or depressing the price of such secu-

1 rity, for the purpose of inducing the purchase or sale 2 of such security by others;

"(3) if a broker or dealer, or other person selling or offering for sale or purchasing or offering to purchase the security to induce the purchase or sale of any security registered on a national securities exchange or any security-based swap (or security derivative, as the Commission determines by rule, regulation, or order) with respect to such security by the circulation or dissemination in the ordinary course of business of information to the effect that the price of any such security will or is likely to rise or fall because of market operations of any 1 or more persons conducted for the purpose of raising or depressing the price of such security;

"(4) if a broker or dealer, or the person selling or offering for sale or purchasing or offering to purchase the security, to make, regarding any security registered on a national securities exchange or any security-based swap (or security derivative, as the Commission determines by rule, regulation, or order) with respect to such security, for the purpose of inducing the purchase or sale of such security or such security-based swap (or security derivative, as the Commission determines by rule, regulation, or

order), any statement which was, at the time and in the light of the circumstances under which it was made, false or misleading with respect to any material fact, and which the broker, dealer, or such person knew or had reasonable grounds to believe was false or misleading;

"(5) for a consideration, received directly or indirectly from a broker or dealer, or other person selling or offering for sale or purchasing or offering to
purchase the security, to induce the purchase of any
security registered on a national securities exchange
or any security-based swap (or security derivative, as
the Commission determines by rule, regulation, or
order) with respect to such security by the circulation or dissemination of information to the effect
that the price of any such security will or is likely
to rise or fall because of the market operations of
any one or more persons conducted for the purpose
of raising or depressing the price of such security;
or";

(B) in section 10(b) (15 U.S.C. 78j(b))—

(i) by striking "or any securitiesbased swap agreement (as defined in section 206B of the Gramm-Leach-Bliley Act),"; and

1	(ii) by striking "Rules promulgated
2	under subsection (b)" and all that follows
3	through "as they apply to securities";
4	(C) in section $15(c)(1)$ (15 U.S.C.
5	78o(e)(1))—
6	(i) in subparagraph (A) by striking ",
7	or any security-based swap agreement (as
8	defined in section 206B of the Gramm-
9	Leach-Bliley Act),"; and
10	(ii) in each of subparagraphs (B) and
11	(C), by striking "swap agreement (as de-
12	fined in section 206B of the Gramm-
13	Leach-Bliley Act)" each place that term
14	appears and inserting "swap";
15	(D) in section $16(a)(2)(C)$ (15 U.S.C.
16	78p(a)(2)(C)), by striking "swap agreement (as
17	defined in section 206(b) of the Gramm-Leach-
18	Bliley Act)" and inserting "swap (or security
19	derivative, as the Commission determines by
20	rule, regulation, or order)";
21	(E) in section $16(a)(3)(B)$ (15 U.S.C.
22	78p(a)(3)(B)), by striking "security-based swap
23	agreement" and inserting "swap (or security
24	derivative, as the Commission determines by
25	rule, regulation, or order)";

1	(F) in section 16(b) (15 U.S.C. 78p(b))—
2	(i) by striking "(as defined in section
3	206B of the Gramm-Leach-Bliley Act)"
4	each place that term appears and inserting
5	"; (or security derivative, as the Commis-
6	sion determines by rule, regulation, or
7	order)"; and
8	(ii) by striking "swap agreement"
9	each place that term appears and inserting
10	"swap (or security derivative, as the Com-
11	mission determines by rule, regulation, or
12	order)";
13	(G) in section 20(d) (15 U.S.C. 78t(d)), by
14	striking "or security-based swap agreement (as
15	defined in section 206B of the Gramm-Leach-
16	Bliley Act) with respect to such security" and
17	inserting ", security futures product or swap";
18	and
19	(H) in section 21A(a)(1) (15 U.S.C. 78u-
20	1(a)(1)), by striking "or security-based swap
21	agreement (as defined in section 206B of the
22	Gramm-Leach-Bliley Act)".
23	(b) RATIONALIZATION OF SECURITY FUTURES OVER-
24	SIGHT.—

1 (1) AMENDMENTS TO THE SECURITIES EX-2 CHANGE ACT OF 1934.—The Securities Exchange Act 3 of 1934 (15 U.S.C. 78a et seq.) is amended—

(A) in section 3(a) of (15 U.S.C. 78c(a)), by striking paragraph (55) and inserting the following:

### "(55) The term 'security future'—

"(A) means a contract of sale for future delivery of a security or an index of securities, including any interest therein or based on the value thereof, or based on any financial, economic, or commercial occurrence, extent of an occurrence, contingency, or consequence that is related to or based on a security, an interest in a security, an issuer of a security, or group or index of securities, or interests in securities or issuers of securities, or based on the value of any of the foregoing, other than an exempted security under paragraph (12), as in effect on the date of enactment of the Futures Trading Act of 1982 (other than a municipal security, under paragraph (29), as in effect on the date of enactment of the Futures Trading Act of 1982); and

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1	"(B) does not include any security-based
2	swap.";
3	(B) in section 6 (15 U.S.C. 78f)—
4	(i) by striking subsections (g), (i), and
5	(k);
6	(ii) by redesignating subsections (h)
7	and (j) as subsections (g) and (h), respec-
8	tively; and
9	(iii) in subsection (g), as so redesig-
10	nated—
11	(I) in paragraph (2)—
12	(aa) by striking "(A)"; and
13	(bb) by striking "and (B)
14	meet the criteria specified in sec-
15	tion $2(a)(1)(D)(i)$ of the Com-
16	modity Exchange Act";
17	(II) in paragraph $(3)(A)$ , by
18	striking "security of a narrow-based
19	security" and inserting "of an";
20	(III) in paragraph (3)(D), by
21	striking "and the Commodity Futures
22	Trading Commission jointly deter-
23	mine" and inserting "determines";
24	(IV) in paragraph (3)(G), by
25	striking "the prohibition against dual

1	trading in section 4j of the Com-
2	modity Exchange Act (7 U.S.C. 6j)
3	and the rules and regulations there-
4	under or";
5	(V) in paragraph $(4)(A)$ , by
6	striking "and the Commodity Futures
7	Trading Commission, by rule, regula-
8	tion, or order, may jointly" and in-
9	serting "may, by rule, regulation, or
10	order,";
11	(VI) in paragraph (4)(B), by
12	striking "and the Commodity Futures
13	Trading Commission, by order, may
14	jointly" and inserting "may, by
15	order,";
16	(VII) in paragraph (6)—
17	(aa) by striking "and the
18	Commodity Futures Trading
19	Commission";
20	(bb) by striking "jointly";
21	and
22	(cc) by striking "and the
23	Commodity Exchange Act"; and
24	(VIII) in paragraph (7)—

1	(aa) by striking subpara-
2	graph (A) and inserting the fol-
3	lowing:
4	"(A) Notwithstanding paragraph (2), until
5	the compliance date, a national securities ex-
6	change or national securities association that is
7	registered pursuant to section 15A(a) may
8	trade a security futures product that does not
9	conform with any listing standard promulgated
10	to meet the requirement specified in subpara-
11	graph (E) of paragraph (3)."; and
12	(bb) in subparagraph (B),
13	by striking "and the Commodity
14	Futures Trading Commission
15	shall jointly" and inserting
16	"shall";
17	(C) in section 7 (15 U.S.C. 78g)—
18	(i) in subsection $(c)(2)(A)(ii)$ , by
19	striking "and the Commodity Futures
20	Trading Commission shall jointly" and in-
21	serting "shall";
22	(ii) in subsection (c)(2)(A), by strik-
23	ing "and the Commodity Futures Trading
24	Commission have not jointly" and inserting
25	"has not"; and

1	(iii) in subsection $(e)(2)(B)$ —
2	(I) by striking "and the Com-
3	modity Futures Trading Commission
4	shall jointly" and inserting "shall";
5	and
6	(II) by striking "and the Com-
7	modity Futures Trading Commission
8	jointly deem" and inserting "deems";
9	(D) in section 11A (15 U.S.C. 78k-1), by
10	striking subsection (e);
11	(E) in section 12(k) (15 U.S.C. 78l(k))—
12	(i) in paragraph (1), by striking "If
13	the actions described in subparagraph (A)
14	or (B) involve a security futures product,
15	the Commission shall consult with and con-
16	sider the views of the Commodity Futures
17	Trading Commission."; and
18	(ii) in paragraph (2)(B), by striking
19	"If the actions described in subparagraph
20	(A) involve a security futures product, the
21	Commission shall consult with and con-
22	sider the views of the Commodity Futures
23	Trading Commission.";
24	(F) in section 15 (15 U.S.C. 780)—

1	(i) in subsection (b), by striking para-
2	graphs (11) and (12); and
3	(ii) in subsection $(c)(3)$ —
4	(I) by striking "(A) No" and in-
5	serting "No"; and
6	(II) by striking subparagraph
7	(B);
8	(G) in section 15A (15 U.S.C. 78o-3), by
9	striking subsections (k), (l), and (m);
10	(H) in section 17(b) (15 U.S.C. 78q(b))—
11	(i) in paragraph (1)—
12	(I) by striking "(1)" and all that
13	follows through "All records" and in-
14	serting "All records";
15	(II) by striking "of a—" and all
16	that follows through "(A) registered"
17	and inserting "of a registered"; and
18	(III) by striking "; or" and all
19	that follows through the end of sub-
20	paragraph (B) and inserting a period;
21	and
22	(ii) by striking paragraphs (2)
23	through (4);
24	(I) in section 17A(b) (15 U.S.C. 78q-
25	1(b))—

1	(i) by striking paragraph (7); and
2	(ii) by redesignating paragraph (8) as
3	paragraph (7);
4	(J) in section 19 (15 U.S.C. 78s)—
5	(i) in subsection (b)—
6	(I) by striking paragraphs (7)
7	and (9); and
8	(II) by redesignating paragraph
9	(8) as paragraph (7); and
10	(ii) in subsection (d), by striking
11	paragraph (3);
12	(K) in section 21 (15 U.S.C. 78u), by
13	striking subsection (i); and
14	(L) in section 28(e) (15 U.S.C. 78bb(e)),
15	by striking paragraph (4).
16	(2) Conforming amendments to the secu-
17	RITIES ACT OF 1933.—The Securities Act of 1933
18	(15 U.S.C. 77 et seq.) is amended—
19	(A) in section 2(a) (15 U.S.C. 77b(a)), by
20	striking paragraph (16) and inserting the fol-
21	lowing:
22	"(16) The terms 'security future' and 'security
23	futures product' have the same meanings as in sec-
24	tions 3(a)(55) and 3(a)(56), respectively, of the Se-
25	curities Exchange Act of 1934."; and

1	(B) in section $3(a)(14)(A)$ (15 U.S.C.
2	77c(a)(14)(A)), by striking "or exempt from
3	registration under subsection (b)(7) of such sec-
4	tion 17A''.
5	(3) Conforming amendment to the invest-
6	MENT COMPANY ACT OF 1940.—Section 2(a)(52) of
7	the Investment Company Act of 1940 (15 U.S.C.
8	80a-2(a)(52)) is amended to read as follows:
9	"(52) The term 'security future' has the same
10	meaning as in section 3(a)(55) of the Securities Ex-
11	change Act of 1934.".
12	(4) Conforming amendment to the invest-
13	MENT ADVISERS ACT OF 1940.—Section 202(a)(27)
14	of the Investment Advisers Act of 1940 (15 U.S.C.
15	80b-2(a)(27)) is amended to read as follows:
16	"(27) The term 'security future' has the same
17	meaning as in section 3(a)(55) of the Securities Ex-
18	change Act of 1934.".
19	(5) Conforming amendments to the secu-
20	RITIES INVESTOR PROTECTION ACT OF 1970.—The
21	Securities Investor Protection Act of 1970 (15
22	U.S.C. 78aaa et seq.) is amended—
23	(A) in section $3(a)(2)(A)$ (15 U.S.C.
24	78ccc(a)(2)(A))—

1	(i) in clause (i), by inserting "and"
2	after the semicolon at the end;
3	(ii) in clause (ii), by striking "; and"
4	and inserting a period; and
5	(iii) by striking clause (iii); and
6	(B) in section 16(14) (15 U.S.C.
7	78lll(14)), by striking "section 3(a)(55)(A)"
8	and inserting "section 3(a)(55)".
9	(c) Clarification of the Status of Event Con-
10	TRACTS.—
11	(1) Amendments to the securities ex-
12	CHANGE ACT OF 1934.—Section (3)(a)(10) of the Se-
13	curities Exchange Act of 1934 (15 U.S.C.
14	78c(a)(10) is amended—
15	(A) by striking "term 'security' means any
16	note" and inserting the following: "term 'secu-
17	rity'—
18	"(A) means—
19	"(i) any note";
20	(B) by striking "or any certificate" and in-
21	serting the following: "; or
22	"(ii) any certificate"; and
23	(C) by striking "any of the foregoing, but
24	shall not" and inserting the following: "any se-
25	curity described in clause (i): or

1	"(iii) any agreement, contract, or
2	transaction that is associated with a finan-
3	cial, economic, or commercial occurrence,
4	extent of an occurrence, contingency, or
5	consequence that is related to or based on
6	a security, an interest in a security, an
7	issuer of a security, or group or index of
8	securities, or interests in securities or
9	issuers of securities, or based on the value
10	of any of the foregoing or any security de-
11	scribed in clause (i) or (ii); and
12	"(B) does not".
13	(2) Amendments to the securities act of
14	1933.—Section (2)(a)(1) of the Securities Act of
15	1933 (15 U.S.C. 77b(a)(1)) is amended—
16	(A) by striking "means any note" and in-
17	serting the following: "means—
18	"(A) any note";
19	(B) by striking ", or any certificate" and
20	inserting the following: "; or
21	"(B) any certificate"; and
22	(C) by striking "any of the foregoing." and
23	inserting the following: "any security described
24	in subparagraph (A); or

1	"(C) any agreement, contract, or trans-
2	action that is associated with a financial, eco-
3	nomic, or commercial occurrence, extent of an
4	occurrence, contingency, or consequence that is
5	related to or based on a security, an interest in
6	a security, an issuer of a security, or group or
7	index of securities, or interests in securities or
8	issuers of securities, or based on the value of
9	any of the foregoing or any security described
10	in subparagraph (A) or (B).".
11	SEC. 103. REQUIRED CLEARING OF STANDARDIZED DE-
12	RIVATIVES THROUGH CENTRAL COUNTER-
13	PARTIES AND THE USE OF TRADE REPOSI-
14	TORIES.
15	The Securities Exchange Act of 1934 (15 U.S.C. 78a
16	et seq.) is amended by inserting after section 17B (15
17	U.S.C. 78q-2) the following new section:
18	"SEC. 17C. USE OF CLEARING AGENCIES AND TRADE RE-
19	POSITORIES FOR DERIVATIVES TRANS-
20	ACTIONS.
21	"(a) FINDINGS.—Congress finds that—
22	"(1) the proliferation of over-the-counter secu-
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	rity-based swaps poses unacceptable risks to the fi-

1	"(2) clearing standardized security-based swaps
2	through well-regulated central counterparties would
3	reduce systemic risk in the financial system;
4	"(3) the markets for standardized security-
5	based swaps suffer from a lack of reliable and accu-
6	rate transaction information that is available to the
7	public, investors, and regulators; and
8	"(4) weaknesses in the regulation of markets
9	for standardized security-based swaps have detracted
10	from the efficiency and transparency of trading in
11	such markets and hampered the surveillance and
12	oversight of such markets.
13	"(b) Purposes.—The purposes of this section are—
14	"(1) to establish well-regulated markets for
15	standardized security-based swaps to promote effi-
16	ciency and transparency of trading and enhance the
17	surveillance and oversight of such markets; and
18	"(2) to promote the public interest, the protec-
19	tion of investors, and the maintenance of fair and
20	orderly markets to assure—
21	"(A) the prompt and accurate clearance
22	and settlement of transactions in standardized
23	security-based swaps;

1	"(B) the prompt and accurate reporting of
2	transactions in security-based swaps to a trade
3	repository or a registered clearing agency;
4	"(C) the establishment of linked or coordi-
5	nated facilities for clearance and settlement of
6	transactions in securities, securities options,
7	contracts of sale for future delivery and options
8	thereon, commodity options, and derivatives;
9	"(D) availability to the public, investors,
10	and regulators of reliable and accurate
11	quotation and transaction information in secu-
12	rity-based swaps;
13	"(E) economically efficient execution of
14	transactions in security-based swaps; and
15	"(F) fair competition among markets in
16	the trading of security-based swaps.
17	"(c) Use of Derivatives Clearing Agencies.—
18	"(1) In general.—Any person that is a party
19	to a security-based swap (or security derivative, as
20	the Commission determines by rule, regulation, or
21	order) that the Commission determines is 'standard-
22	ized' shall submit such instrument for clearing to a
23	registered clearing agency within the period specified
24	by rule of the Commission.
25	"(2) Definition of 'standardized'.—

1	"(A) In General.—The Commission
2	shall, by rule, define the term 'standardized' for
3	purposes of this section.
4	"(B) Factors.—In defining the term
5	'standardized', the Commission shall—
6	"(i) be consistent with the public in-
7	terest, the protection of investors, the safe-
8	guarding of securities and funds, the main-
9	tenance of fair competition among market
10	participants and among clearing agencies,
11	and the purposes of this section;
12	"(ii)(I) consult with, and consider the
13	views of, the Commodity Futures Trading
14	Commission and the Board of Governors of
15	the Federal Reserve System; and
16	"(II) seek to maintain comparability,
17	to the maximum extent practicable, with
18	the definition of the Commodity Futures
19	Trading Commission of the term 'stand-
20	ardized' for purposes of section 4r of the
21	Commodity Exchange Act; and
22	"(iii) to the extent applicable to a par-
23	ticular security-based swap or security de-
24	rivative or class of security-based swaps or
25	security derivatives, consider—

1	"(I) whether a clearing agency is
2	prepared to clear the security-based
3	swap or security derivative, and such
4	clearing agency has in place effective
5	risk management systems;
6	"(II) the availability or ability to
7	facilitate standard documentation of
8	terms of the security-based swap or
9	security derivative;
10	"(III) the liquidity of the secu-
11	rity-based swap or security derivative
12	and its underlying security, security of
13	a reference entity, or group or index
14	thereof;
15	"(IV) the ability to value the se-
16	curity-based swap or security deriva-
17	tive, underlying security, or security
18	of a reference entity, or group or
19	index thereof consistently with an ac-
20	cepted pricing methodology, including
21	the availability of intraday prices; and
22	"(V) such other factors as are
23	consistent with the purposes of this
24	section.
25	"(3) Exemption Authority —

"(A) IN GENERAL.—The Commission by rule or order, as the Commission deems necessary or appropriate in the public interest or for the protection of investors, may conditionally or unconditionally exempt from the requirements of this subsection and the rules issued under this subsection, any person, transaction, or security.

"(B) Prior consultation with the commodity futures trading commission and the board of governors of the federal reserve system.—

"(i) Consultation.—Before acting by rule or order to exempt any person, transaction, or security from the requirements of this subsection or the rules issued under this subsection, the Commission shall consult with, and consider the views of, the Commodity Futures Trading Commission and the Board of Governors of the Federal Reserve System concerning whether such exemption is necessary and appropriate for the reduction of risk and in the public interest.

1	"(ii) Prohibition on Issuance.—
2	Not later than 45 days prior to issuing any
3	exemption under this subparagraph, the
4	Commission shall send a notice to the
5	Commodity Futures Trading Commission
6	and the Board of Governors describing
7	such exemption. If either the Commodity
8	Futures Trading Commission or the Board
9	of Governors issues a finding under clause
10	(i) that such an exemption does not meet
11	the standard described in clause (i), the
12	Commission may not issue such exemption
13	"(iii) Deadline.—Any finding by the
14	Commodity Futures Trading Commission
15	or the Board of Governors of the Federal
16	Reserve System shall be made and pro-
17	vided in writing to the Commission not
18	later than 30 days after the date of receipt
19	of notice of a proposed exemption by the
20	Commission.
21	"(iv) Nondelegation.—Action by
22	the Commodity Futures Trading Commis-
23	sion or the Board of Governors under this
24	subparagraph may not be delegated.
25	"(d) Trade Repositories.—

"(1) Use of trade repositories.—

"(A) IN GENERAL.—Any person that enters into or effects a transaction in a security-based swap (or security derivative, as the Commission determines by rule, regulation, or order) shall submit such transaction for clearing to a registered clearing agency or report such transaction to a trade repository registered in accordance with this subsection within the period specified by rule of the Commission.

"(B) REQUIRED REPORTING AUTHOR-IZED.—The Commission may, by rule, require any person to report to any registered clearing agency and registered trade repository such transaction information as the Commission deems necessary or appropriate, to permit such clearing agency or trade repository to meet the purposes of this section.

"(C) Exemption authority.—The Commission by rule, regulation, or order, as the Commission deems consistent with the public interest or the protection of investors, may conditionally or unconditionally exempt from the requirements of this paragraph and the rules issued under this paragraph any person, trans-

1 action, or security that enters into or effects a 2 transaction in a security or class of securities. 3 "(2) REGISTRATION.—A trade repository may 4 register for purposes of this subsection by filing with 5 the Commission an application in such form as the 6 Commission, by rule, may prescribe, containing the 7 rules of the trade repository and such other informa-8 tion and documentation as the Commission, by rule, 9 may prescribe as necessary or appropriate in the 10 public interest, for the protection of investors, or for 11 the prompt and accurate collection, calculation, proc-12 essing, and preparation of information regarding se-13 curity-based swaps or security derivatives. 14 "(3) Commission procedures for applica-15 TIONS.— 16 17 18

"(A) NOTICE.—On the filing of an application for registration pursuant to paragraph (2), the Commission shall publish notice of the filing and afford interested persons an opportunity to submit written data, views, and arguments concerning such application.

"(B) ACTIONS.—Not later than 90 days after the date of publication of a notice under subparagraph (A) (or within such longer period

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1	as to which the applicant consents), the Com-
2	mission shall—
3	"(i) by order, grant such registration;
4	or
5	"(ii) institute proceedings to deter-
6	mine whether registration should be de-
7	nied.
8	"(C) Procedure for Denials.—
9	"(i) In general.—Proceedings insti-
10	tuted under subparagraph (B)(ii) shall—
11	"(I) include notice of the grounds
12	for denial under consideration and
13	provide an opportunity for a hearing;
14	and
15	"(II) be concluded not later than
16	180 days after the date of publication
17	of notice of the filing of the applica-
18	tion for registration under subpara-
19	graph (A).
20	"(ii) Actions.—At the conclusion of
21	such proceedings, the Commission, by
22	order, shall grant or deny the subject reg-
23	istration.

1	"(iii) Extensions.—The Commission
2	may extend the time for conclusion of the
3	proceedings under subparagraph (C) for—
4	"(I) not longer than an addi-
5	tional 60 days, if the Commission
6	finds good cause for such extension
7	and publishes its reasons for so find-
8	ing; or
9	"(II) for such longer period as to
10	which the applicant consents.
11	"(D) STANDARDS FOR GRANTING REG-
12	ISTRATION.—The Commission shall grant the
13	registration of a trade repository for purposes
14	of this section if the Commission finds that the
15	trade repository is so organized, and has the ca-
16	pacity to be able—
17	"(i) to assure the prompt, accurate,
18	and reliable performance of its functions as
19	a trade repository;
20	"(ii) to comply with the provisions of
21	this title (including rules and regulations
22	issued under this title); and
23	"(iii) to carry out the functions of a
24	trade repository in a manner consistent
25	with the purposes of this section.

1	"(E) STANDARDS FOR DENIAL.—The
2	Commission shall deny the registration of a
3	trade repository if the Commission does not
4	make the findings described in subparagraph
5	(D).
6	"(4) WITHDRAWAL OF REGISTRATION.—
7	"(A) IN GENERAL.—A registered trade re-
8	pository may, upon such terms and conditions
9	as the Commission deems necessary or appro-
10	priate in the public interest or for the protec-
11	tion of investors, withdraw from registration
12	under this section by filing a written notice of
13	withdrawal with the Commission.
14	"(B) CANCELLATION.—If the Commission
15	finds that any trade repository is no longer in
16	existence or has ceased to do business in the ca-
17	pacity specified in its application for registra-
18	tion under this section, the Commission, by
19	order, shall cancel the registration.
20	"(5) Access to trade repository serv-
21	ICES.—
22	"(A) NOTICE OF PROHIBITION OR LIMITA-
23	TION.—
24	"(i) IN GENERAL.—If any registered
25	trade repository prohibits or limits any

person in respect of access to services offered, directly or indirectly, by the trade
repository, the registered trade repository
shall promptly file notice of the prohibition
with the Commission, in such form and
containing such information as the Commission, by rule, may prescribe as necessary or appropriate in the public interest
or for the protection of investors.

"(ii) Review by commission.—Any prohibition or limitation on access to services with respect to which a registered trade repository is required by this subparagraph to file notice shall be subject to review by the Commission, on its own motion or upon application by any person aggrieved thereby, filed not later than 30 days after such notice has been filed with the Commission and received by such aggrieved person, or within such longer period as the Commission may determine.

"(iii) STAYS.—Application to the Commission for review, or the institution of review by the Commission on its own motion, shall not operate as a stay of a

1	prohibition or limitation described in clause
2	(i), unless the Commission otherwise or-
3	ders, summarily or after notice and oppor-
4	tunity for hearing on the question of a stay
5	(which hearing may consist solely of the
6	submission of affidavits or presentation of
7	oral arguments).
8	"(iv) Expedited procedure.—The
9	Commission shall establish for appropriate
10	cases an expedited procedure for consider-
11	ation and determination of the question of
12	a stay.
13	"(B) STANDARDS OF REVIEW.—In any
14	proceeding to review the prohibition or limita-
15	tion of any person in respect of access to serv-
16	ices offered by a registered trade repository—
17	"(i) if the Commission finds after no-
18	tice and opportunity for hearing, that such
19	prohibition or limitation is consistent with
20	the provisions of this title and the rules
21	and regulations thereunder, and that such
22	person has not been discriminated against
23	unfairly, the Commission, by order, shall
24	dismiss the proceeding; and

"(ii) if the Commission does not make any such finding, or if it finds that such prohibition or limitation imposes any burden on competition that is not necessary or appropriate in furtherance of the purposes of this title, the Commission, by order, shall set aside the prohibition or limitation and require the registered trade repository to permit such person access to the services offered by the registered trade repository to which the prohibition or limitation applied.

"(6) Administrative proceeding authority.—If the Commission finds, on the record after
notice and opportunity for hearing, that such action
is necessary or appropriate in the public interest, for
the protection of investors, or otherwise in furtherance of the purposes of this title and that a registered trade repository has violated or is unable to
comply with any provision of this title or the rules
or regulations thereunder, the Commission, by order,
may—

"(A) censure or place limitations upon the activities, functions, or operations of any registered trade repository; or

1 "(B) suspend for a period of not longer 2 than 12 months or revoke the registration of 3 any such trade repository.

"(7) Rulemaking authority.—No registered trade repository shall, directly or indirectly, engage in any activity as a trade repository in contravention of such rules and regulations as the Commission may prescribe as appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of this title, including to assure that all persons may obtain on terms that are fair and reasonable and not unreasonably discriminatory such transaction and position information for security-based swaps and security derivatives as is disseminated by any clearing agency or trade repository.

## "(8) Consultation.—

"(A) IN GENERAL.—Prior to adopting any rules applicable to trade repositories pursuant to section 17(a), the Commission shall consult with, and shall consider the views of, the Commodity Futures Trading Commission.

"(B) Comparability.—The Commission and the Commodity Futures Trading Commission shall seek to maintain comparability, to the

1	maximum extent practicable, of their respective
2	recordkeeping and reporting requirements for
3	trade repositories.
4	"(e) Timing.—The Commission may, by rule, specify
5	the date by which persons are required—
6	"(1) to submit transactions in standardized se-
7	curity-based swaps and security derivatives for clear-
8	ing to a clearing agency pursuant to subsection (c);
9	and
10	"(2) to submit transactions in security-based
11	swaps and security derivatives for clearing to a
12	clearing agency or report transactions in such in-
13	struments to a registered trade repository pursuant
14	to subsection (d).
15	"(f) Collection, Consolidation, and Dissemina-
16	TION OF INFORMATION ON TRANSACTIONS AND POSI-
17	TIONS IN SECURITY-BASED SWAPS AND SECURITY DE-
18	RIVATIVES.—
19	"(1) COMMISSION ACTION REQUIRED.—The
20	Commission shall, consistent with the public inter-
21	est, the protection of investors, the maintenance of
22	fair and orderly markets, and the purposes of this
23	section, use the authority of the Commission under
24	this title to facilitate—

1	"(A) the collection, consolidation, and dis-
2	semination of information on transactions and
3	positions in security-based swaps and security
4	derivatives; and
5	"(B) the establishment of coordinated fa-
6	cilities for the consolidation of information on
7	transactions and positions in security-based
8	swaps and security derivatives.
9	"(2) Actions required of registered enti-
10	TIES.—The Commission, by rule, regulation, or
11	order is authorized to require each clearing agency
12	that clears or proposes to clear transactions in secu-
13	rity-based swaps and security derivatives, and each
14	trade repository registered or applying to become
15	registered under this section, in such form and fre-
16	quency as the Commission shall prescribe as nec-
17	essary or appropriate in the public interest, for the
18	protection of investors, or otherwise in furtherance
19	of the purposes of this title—
20	"(A) to disseminate certain transaction or
21	position information in security-based swaps
22	and security derivatives; and
23	"(B) to assure the prompt, accurate, reli-
24	able, and fair collection, processing, distribu-
25	tion, and publication of information with re-

1	spect to transactions and positions, as appro-
2	priate, cleared by such clearing agency or re-
3	ported to such registered trade repository.".
4	SEC. 104. PRUDENTIAL SUPERVISION AND REGULATION OF
5	SIGNIFICANT SECURITY-BASED DERIVATIVES
6	MARKET PARTICIPANTS AND INCENTIVES
7	FOR TRADING ON REGULATED EXCHANGES.
8	(a) Regulation of Significant Security-Based
9	DERIVATIVES MARKET PARTICIPANTS.—The Securities
10	Exchange Act of 1934 (15 U.S.C. 78a et seq.) is amended
1	by inserting after section 15E (15 U.S.C. 78o-7) the fol-
12	lowing:
12	"SEC. 15F. REGULATION OF SIGNIFICANT SECURITY-BASED
13	"SEC. 13F. REGULATION OF SIGNIFICANT SECURITI-DASED
13 14	DERIVATIVES MARKET PARTICIPANTS.
14	
	DERIVATIVES MARKET PARTICIPANTS.
14 15 16	DERIVATIVES MARKET PARTICIPANTS.  "(a) REGISTRATION BY SIGNIFICANT SECURITY-
14 15 16 17	DERIVATIVES MARKET PARTICIPANTS.  "(a) REGISTRATION BY SIGNIFICANT SECURITY- BASED DERIVATIVES MARKET PARTICIPANTS.—It shall
14 15 16 17	**Ca) Registration by Significant Security-Based Derivatives Market Participants.—It shall be unlawful for any significant security-based derivatives
14 15 16 17 18	"(a) Registration by Significant Security-Based Derivatives Market Participants.—It shall be unlawful for any significant security-based derivatives market participant to make use of the mails or any means
14 15 16 17 18 19	"(a) REGISTRATION BY SIGNIFICANT SECURITY-BASED DERIVATIVES MARKET PARTICIPANTS.—It shall be unlawful for any significant security-based derivatives market participant to make use of the mails or any means or instrumentality of interstate commerce to effect any
14 15 16 17	"(a) Registration by Significant Security-Based Derivatives Market Participants.—It shall be unlawful for any significant security-based derivatives market participant to make use of the mails or any means or instrumentality of interstate commerce to effect any transactions in, or to induce or attempt to induce the pur-
14 15 16 17 18 19 20	"(a) Registration by Significant Security-Based Derivatives Market Participants.—It shall be unlawful for any significant security-based derivatives market participant to make use of the mails or any means or instrumentality of interstate commerce to effect any transactions in, or to induce or attempt to induce the purchase or sale of, any security-based swap (or security de-
14 15 16 17 18 19 20 21	"(a) REGISTRATION BY SIGNIFICANT SECURITY-BASED DERIVATIVES MARKET PARTICIPANTS.—It shall be unlawful for any significant security-based derivatives market participant to make use of the mails or any means or instrumentality of interstate commerce to effect any transactions in, or to induce or attempt to induce the purchase or sale of, any security-based swap (or security derivative, as the Commission determines by rule, regulation, or order), unless such significant security-based deriva-

1	"(b) Manner of Registration of Significant
2	SECURITY-BASED DERIVATIVES MARKET PARTICI-
3	PANTS.—
4	"(1) In general.—A significant security-based
5	derivatives market participant may register for pur-
6	poses of this section by filing with the Commission
7	an application for registration, in such form and
8	containing such information and documentation con-
9	cerning such significant security-based derivatives
10	market participant and any persons associated with
11	such significant security-based derivatives market
12	participant as the Commission, by rule, regulation,
13	or order may prescribe as necessary or appropriate
14	in the public interest or for the protection of inves-
15	tors.
16	"(2) Commission action.—
17	"(A) TIMING.—Not later than 45 days
18	after the date of filing of an application under
19	paragraph (1) (or within such longer period as
20	to which the applicant consents), the Commis-
21	sion shall—
22	"(i) by order, grant registration; or
23	"(ii) institute proceedings to deter-
24	mine whether registration should be de-
25	nied.

1	"(B) Commission proceedings.—Pro-
2	ceedings described in subparagraph (A)(ii)
3	shall—
4	"(i) include notice of the grounds for
5	denial under consideration and opportunity
6	for hearing; and
7	"(ii) be concluded within 120 days of
8	the date of the filing of the application for
9	registration.
10	"(C) Grant or Denial.—At the conclu-
11	sion of proceedings under this paragraph, the
12	Commission, by order, shall grant or deny any
13	application for registration.
14	"(D) EXTENSION AUTHORIZED.—The
15	Commission may extend the time for the con-
16	clusion of proceedings under this paragraph for
17	not longer than an additional 90 days if the
18	Commission finds good cause for such extension
19	and publishes its reasons for so finding, or for
20	such longer period as to which the applicant
21	consents.
22	"(E) Conditions of grant or denial
23	OF APPLICATIONS.—The Commission shall—
24	"(i) grant an application for registra-
25	tion of a significant security-based deriva-

tives market participant, if the Commission finds that the requirements of this section are satisfied; and

"(ii) deny such registration, if the Commission does not make a finding described in clause (i), or finds that if the applicant were so registered, its registration would be subject to suspension or revocation under subsection (e).

"(3) WITHDRAWAL AUTHORIZED.—Any person that has filed an application pursuant to paragraph (1) may, upon such terms and conditions as the Commission deems necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of this title, withdraw such application by filing a written withdrawal with the Commission.

## "(c) Business Conduct Requirements.—

"(1) Prohibition.—It shall be unlawful for any significant security-based derivatives market participant and such other persons as the Commission may determine, by rule, regulation, or order, to make use of the mails or any means or instrumentality of interstate commerce to effect any transaction in, or to induce or attempt to induce the pur-

1	chase or sale of, any security-based swap (or secu-
2	rity derivative, as the Commission determines by
3	rule, regulation, or order), unless such person com-
4	plies with such business conduct requirements as the
5	Commission and the Commodity Futures Trading
6	Commission, in consultation with the appropriate
7	regulatory authorities, may jointly prescribe, by rule,
8	regulation, or order, as necessary or appropriate in
9	the public interest, for the protection of investors,
10	and otherwise in furtherance of the purposes of this
11	title.
12	"(2) Content.—Business conduct require-
13	ments under paragraph (1) shall—
14	"(A) establish the standard of care re-
15	quired for a significant security-based deriva-
16	tives market participant and such other persons
17	to verify that any counterparty meets the eligi-
18	bility standards for an eligible contract partici-
19	pant or qualified institutional buyer;
20	"(B) require disclosure by the significant
21	security-based derivatives market participant
22	and such other persons to any counterparty to
23	the transaction of—
24	"(i) material product-specific informa-
25	tion about the risks and characteristics of

1	the security-based swap (or security deriva-
2	tive, as the Commission determines by
3	rule, regulation, or order);
4	"(ii) the source and amount of any
5	fees or other material remuneration that
6	the significant security-based derivatives
7	market participant and such other persons
8	would directly or indirectly expect to re-
9	ceive in connection with the security-based
10	swap (or security derivative, as the Com-
11	mission determines by rule, regulation, or
12	order); and
13	"(iii) any other material incentives or
14	conflicts of interest that the significant se-
15	curity-based derivatives market participant
16	and such other persons may have in con-
17	nection with the security-based swap (or
18	security derivative, as the Commission de-
19	termines by rule, regulation, or order);
20	"(C) establish a minimum standard of con-
21	duct for a significant security-based derivatives
22	market participant and such other persons with
23	respect to any counterparty, other than a quali-
24	fied institutional buyer, for—

1	"(i) providing disclosure of the gen-
2	eral risks and characteristics of any secu-
3	rity-based swap (or security derivative, as
4	the Commission determines by rule, regula-
5	tion, or order);
6	"(ii) communicating in a fair and bal-
7	anced manner based on principles of fair
8	dealing and good faith;
9	"(iii) assessing the appropriateness of
10	any security-based swap (or security deriv-
11	ative, as the Commission determines by
12	rule, regulation, or order) for the
13	counterparty, except that, if the
14	counterparty is an eligible contract partici-
15	pant, the significant security-based deriva-
16	tives market participant may rely on a rep-
17	resentation described in clause (iv)(VI)
18	that the transaction is appropriate for such
19	counterparty; and
20	"(iv) with respect to a counterparty
21	that is an eligible contract participant
22	within the meaning of subclause (I) or (II)
23	of section 3(a)(67)(A)(vii), having a rea-
24	sonable basis to believe that the

1	counterparty has an independent rep-
2	resentative that—
3	"(I) has sufficient knowledge to
4	evaluate the transaction and risks;
5	"(II) is not subject to a statutory
6	disqualification;
7	"(III) is independent of the sig-
8	nificant security-based derivatives
9	market participant;
10	"(IV) undertakes a duty to act in
11	the best interests of the counterparty
12	it represents;
13	"(V) makes appropriate disclo-
14	sures; and
15	"(VI) will provide written rep-
16	resentations to the eligible contract
17	participant regarding fair pricing and
18	the appropriateness of the trans-
19	action;
20	"(D) require the availability of information
21	about any security or the issuer of any security
22	referenced in a security-based swap (or security
23	derivative, as the Commission determines by
24	rule, regulation, or order), or upon which such
25	security-based swap (or security derivative, as

the Commission determines by rule, regulation, or order) is based; and

"(E) establish such other standards and requirements as the Commission, acting jointly with the Commodity Futures Trading Commission and in consultation with the appropriate regulatory authorities, may determine are necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of this title.

11 "(d) STATUTORY DISQUALIFICATION.—Except to the 12 extent otherwise specifically provided by rule, regulation, or order of the Commission, it shall be unlawful for a sig-13 14 nificant derivatives market participant to permit any asso-15 ciated person of such significant derivatives market participant who is subject to a statutory disqualification to ef-16 fect or be involved in effecting transactions in security-18 based swaps (or security derivatives, as the Commission 19 determines by rule, regulation, or order) on behalf of such 20 significant derivatives market participant, if such signifi-21 cant derivatives market participant knew, or in the exercise of reasonable care should have known, of such statu-23 tory disqualification.

24 "(e) Administrative Proceeding Authority.—

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"(1) IN GENERAL.—The Commission, by order, 1 2 shall censure, place limitations on the activities, 3 functions, or operations of, or reject the filing of any 4 significant security-based derivatives market partici-5 pant that has registered with the Commission pursu-6 ant to subsection (b) if it finds, on the record after 7 notice and opportunity for hearing, that such action 8 is in the public interest and that such significant se-9 curity-based derivatives market participant, or any 10 person associated with such significant security-11 based derivatives market participant effecting or in-12 volved in effecting transactions in security-based 13 swaps (or security derivatives, as the Commission 14 determines by rule, regulation, or order) on behalf of 15 such significant security-based derivatives market 16 participant, whether prior or subsequent to becom-17 ing so associated— 18 "(A) has committed or omitted any act, or 19 is subject to an order or finding, enumerated in 20 subparagraph (A), (D), or (E) of section 21 15(b)(4); 22

"(B) has been convicted of any offense specified in subparagraph (B) of section 15(b)(4) during the 10-year period preceding

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the date of commencement of the proceedings under this paragraph;

- "(C) is enjoined from any action, conduct, or practice specified in section 15(b)(4)(C);
- "(D) is subject to an order or a final order specified in subparagraph (F) or (H), respectively, of section 15(b)(4); or
- "(E) has been found by a foreign financial regulatory authority to have committed or omitted any act, or violated any foreign statute or regulation, enumerated in section 15(b)(4)(G).
- "(2) Associated Persons.—With respect to any person who is associated, who is seeking to become associated, or at the time of the alleged misconduct, who was associated or was seeking to become associated, with a significant security-based derivatives market participant for the purpose of effecting or being involved in effecting any security-based swaps (or security derivatives, as the Commission determines by rule, regulation, or order) on behalf of such significant security-based derivatives market participant, the Commission, by order, shall censure, place limitations on the activities or functions of such person, or suspend for a period of not longer than 12 months, or bar such person from

1	being associated with a significant security-based de-
2	rivatives market participant, if the Commission
3	finds, on the record after notice and opportunity for
4	a hearing, that such action is in the public interest.
5	and that such person—
6	"(A) has committed or omitted any act, or
7	is subject to an order or finding, enumerated in
8	subparagraph (A), (D), or (E) of section
9	15(b)(4);
10	"(B) has been convicted of any offense
11	specified in section 15(b)(4)(B) during the 10-
12	year period preceding the date of commence-
13	ment of the proceedings under this paragraph;
14	"(C) is enjoined from any action, conduct,
15	or practice specified in section 15(b)(4)(C);
16	"(D) is subject to an order or a final order
17	specified in subparagraph (F) or (H), respec-
18	tively, of section 15(b)(4); or
19	"(E) has been found by a foreign financial
20	regulatory authority to have committed or omit-
21	ted any act, or violated any foreign statute or
22	regulation, enumerated in section $15(b)(4)(G)$ .
23	"(3) Additional prohibitions.—It shall be
24	unlawful

"(A) for any person as to whom an order under paragraph (2) is in effect, without the consent of the Commission, willfully to become, or to be, associated with a significant securitybased derivatives market participant in contravention of such order; or

"(B) for any significant security-based derivatives market participant to permit such a person, without the consent of the Commission, to become or remain, a person associated with the significant security-based derivatives market participant in contravention of an order under paragraph (2), if such significant security-based derivatives market participant knew, or in the exercise of reasonable care should have known, of the order.

## "(f) Capital and Margin Requirements.—

"(1) IN GENERAL.—It shall be unlawful for any person to conduct business as a significant security-based derivatives market participant, unless such person meets at all times such minimum capital and margin requirements as the appropriate regulatory authorities shall jointly prescribe, by rule or regulation, as necessary or appropriate in the public interest or for the protection of investors and consistent

- with the purposes of this title to provide safeguards with respect to the financial responsibility and related practices of the significant security-based derivatives market participant.
  - "(2) Capital considerations.—In setting capital requirements for significant security-based derivatives market participants, the appropriate regulatory authorities shall consider, among other things—
    - "(A) the liquidity of each security-based swap (or security derivative, as the Commission determines by rule, regulation, or order), including whether such instrument is traded on a liquid market, and whether it is centrally cleared; and
    - "(B) whether the security-based swap (or security derivative, as the Commission determines by rule, regulation, or order) is used to offset or hedge another instrument or asset owned by such significant security-based derivative market participant.
  - "(3) MARGIN REQUIREMENTS.—The appropriate regulatory authorities shall jointly prescribe margin requirements, which may permit the use of non-cash collateral, that apply to security-based

1	swaps (or security derivatives, as the Commission
2	determines by rule, regulation, or order) entered into
3	by a significant security-based derivatives market
4	participant, as the appropriate regulatory authorities
5	jointly deem necessary or appropriate for the pur-
6	pose of, among other things—
7	"(A) preserving the financial integrity of
8	markets trading security-based swaps (or secu-
9	rity derivatives); and
10	"(B) preventing systemic risk.
11	"(4) Commission Rules.—Nothing in this sec-
12	tion prevents the Commission from prescribing cap-
13	ital and margin requirements that are higher or
14	more restrictive than the joint rules adopted under
15	this subsection for significant security-based deriva-
16	tives market participants for which it is the appro-
17	priate regulatory authority.
18	"(g) Appropriate Regulatory Authority De-
19	FINED.—For purposes of this section, the term 'appro-
20	priate regulatory authority' means—
21	"(1) the appropriate Federal banking agency
22	(as defined in section 3 of the Federal Deposit In-
23	surance Act (12 U.S.C. 1813)) with respect to a sig-
24	nificant security-based derivatives market partici-
25	pant that is an insured depository institution (as de-

1	fined in section 3 of the Federal Deposit Insurance
2	Act (12 U.S.C. 1813)), other than an affiliate of an
3	insured depository institution;
4	"(2) the Federal Housing Finance Agency, with
5	respect to a significant security-based derivatives
6	market participant that is a regulated entity (as de-
7	fined in section 1301 of the Federal Housing Enter-
8	prises Financial Safety and Soundness Act of 1992
9	(12 U.S.C. 4502));
10	"(3) the Commodity Futures Trading Commis-
11	sion, with respect to a significant security-based de-
12	rivatives market participant that is—
13	"(A) a futures commission merchant or an
14	introducing broker (as defined in paragraphs
15	(20) and (23) of section 1a of the Commodity
16	Exchange Act, respectively), other than a
17	broker or dealer registered pursuant to section
18	15(b) of this title (other than paragraph (11)
19	thereof) or an affiliate of an insured depository
20	institution; or
21	"(B) a commodity pool operator or com-
22	modity trading advisor (as defined in para-
23	graphs (5) and (6) of section 1a of the Com-
24	modity Exchange Act, respectively), other than

an affiliate of an insured depository institution;
and

- "(4) the Commission, with respect to any other significant security-based derivatives market participant for which there is not another appropriate regulatory authority otherwise specified in this subsection.
- 8 "(h) Enforcement Authority.—Each appropriate 9 regulatory authority shall have sole authority to enforce 10 compliance with the rules adopted under subsection (f) in 11 the case of each significant security-based derivatives mar-12 ket participant for which it is the appropriate regulatory 13 authority, as defined in subsection (g).".
- 14 (b) EXEMPTION FROM BROKER OR DEALER REG-15 ISTRATION.—Section 15(b) of the Securities Exchange Act 16 of 1934 (15 U.S.C. 78o(b)) is amended by adding at the 17 end the following:
- 18 "(13) Exemption for significant security-19 DERIVATIVES MARKET PARTICIPANTS.—A 20 person shall be exempt from the registration require-21 ments of this section, to the extent that such person 22 engages in transactions in security-based swaps, if 23 such person would otherwise be required to register 24 under this section only because such person effects 25 transactions in security-based swaps with eligible

1	contract participants and is a significant security-
2	based derivatives market participant that has reg-
3	istered in accordance with section 15F(b).".
4	SEC. 105. RECORDKEEPING AND REPORTING REQUIRE-
5	MENTS FOR DERIVATIVES MARKET PARTICI-
6	PANTS.
7	(a) Recordkeeping and Examination Require-
8	MENTS FOR SECURITY-BASED DERIVATIVE MARKET PAR-
9	TICIPANTS.—Section 17 of the Securities Exchange Act
10	of 1934 (15 U.S.C. 78q) is amended by adding at the end
11	the following:
12	"(l) Recordkeeping by Market Participants in
13	SECURITY-BASED SWAPS OR SECURITY DERIVATIVES;
14	Examinations.—
15	"(1) Recordkeeping.—
16	"(A) IN GENERAL.—Effective not later
17	than 180 days after the date of enactment of
18	this subsection, the Commission shall, by rule,
19	regulation, or order, require each significant se-
20	curity-based derivatives market participant, and
21	such other persons as the Commission, by rule,
22	regulation, or order, determines, to create, keep
23	current, and maintain for prescribed periods
24	such records, furnish such copies thereof (and
25	make and disseminate such reports) relating to

security-based swaps (or security derivatives, as the Commission determines by rule, regulation, or order) to the Commission, as necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of this title.

"(B) MINIMUM REQUIREMENTS.—At a minimum, the actions of the Commission under subparagraph (A) shall require, as applicable, the creation and maintenance of client information records, agreements, client ledger information, trade blotters, memoranda of agreements to enter into confirmations, position records, and communications relating to transactions in security-based swaps (or security derivatives, as the Commission determines by rule, regulation, or order) and the reporting of transactions and position data.

"(2) Examinations.—All records of significant security-based derivatives market participants and such other persons described in paragraph (1) are subject at any time, or from time to time, to such reasonable periodic, special, or other examinations by representatives of the Commission, as the Commission deems necessary or appropriate in the public

- 1 interest, for the protection of investors, or otherwise
- 2 in furtherance of the purposes of this title.".
- 3 (b) Reporting by Significant Security-Based
- 4 Derivatives Market Participants.—Section 13 of the
- 5 Securities Exchange Act of 1934 (15 U.S.C. 78m) is
- 6 amended by adding at the end the following new sub-
- 7 section:
- 8 "(m) Reporting by Significant Security-Based
- 9 Derivatives Market Participants.—
- 10 "(1) In general.—For the purpose of moni-11 toring the impact of transactions in security-based 12 swaps and, as appropriate, security derivatives, and 13 for the purpose of otherwise assisting the Commis-14 sion in the enforcement of this title, any significant 15 security-based derivatives market participant that 16 purchases or sells security-based swaps (or security 17 derivatives, as the Commission determines by rule, 18 regulation, or order) shall report such information 19 as the Commission may, by rule, regulation, or 20 order, prescribe as necessary or appropriate in the 21 public interest, for the protection of investors, or 22 otherwise in furtherance of the purposes of this title.
  - "(2) Considerations.—In exercising its authority under this subsection, the Commission shall take into account—

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1	"(A) existing reporting systems;
2	"(B) the costs associated with reporting
3	such information; and
4	"(C) the relationship between the United
5	States and international securities and deriva-
6	tives markets.
7	"(3) Limitation on disclosure.—
8	"(A) In general.—Notwithstanding any
9	other provision of law, the Commission may not
10	be compelled to disclose any information re-
11	quired by Commission rule, regulation, or order
12	to be reported to the Commission under this
13	subsection.
14	"(B) Exception.—Nothing in this sub-
15	section shall—
16	"(i) authorize the Commission to
17	withhold information from Congress; or
18	"(ii) prevent the Commission from
19	complying with—
20	"(I) a request for information
21	from any other Federal department or
22	agency requesting information for
23	purposes within the scope of its juris-
24	diction; or

1	"(II) an order of a court of the
2	United States in an action brought by
3	the United States or the Commission.
4	"(C) Treatment for title 5 pur-
5	Poses.—For purposes of section 552 of title 5,
6	United States Code, this subsection shall be
7	considered a statute described in subsection
8	(b)(3)(B) of such section 552.".
9	(c) Beneficial Ownership Reporting.—Section
10	13 of the Securities Exchange Act of 1934 (15 U.S.C.
11	78m) is amended—
12	(1) in subsection $(d)(1)$ , by inserting after
13	"Alaska Native Claims Settlement Act," the fol-
14	lowing: "or otherwise becomes or is deemed to be-
15	come a beneficial owner of any of the foregoing,
16	upon the purchase or sale of a security-based swap
17	or security derivative that the Commission may de-
18	fine, by rule, and";
19	(2) in subsection $(g)(1)$ , by inserting after
20	"subsection (d)(1) of this section" the following: "or
21	otherwise becomes or is deemed to become a bene-
22	ficial owner of any security of a class described in
23	subsection (d)(1) upon the purchase or sale of a se-
24	curity-based swap or security derivative that the
25	Commission may define, by rule"; and

- 1 (3) in subsection (f)(1), by inserting after "sec2 tion (13)(d)(1) of this title" the following: ", or oth3 erwise becomes or is deemed to become a beneficial
  4 owner of any security of a class described in sub5 section (d)(1) upon the purchase or sale of a secu6 rity-based swap or security derivative that the Com-
- 8 (d) Institutional Investment Manager Re-9 Porting.—Section 13 of the Securities Exchange Act of 10 1934 (15 U.S.C. 78m) is amended—

mission may define, by rule,".

- 11 (1) in subsection (f)(1), by inserting before 12 "shall file reports" the following: "or security-based 13 swaps or security derivatives that the Commission 14 may define by rule, having such values as the Com-15 mission may determine, by rule"; and
- 16 (2) in subsection (f)(3), by inserting before 17 "updated as" the following: "and security-based 18 swaps or security derivatives that the Commission 19 may define, by rule".
- 20 (e) Reporting by Corporate Insiders.—Section
- 21 16(f) of the Securities Exchange Act of 1934 (15 U.S.C.
- 22 78p(f)) is amended by inserting "or security-based swaps"
- 23 after "security futures products".
- 24 (f) Recordkeeping by Trade Repositories.—
- 25 Section 17(a)(1) of the Securities Exchange Act of 1934

- 1 (15 U.S.C. 78q(a)(1)) is amended by inserting "registered
- 2 trade repository," after "registered securities information
- 3 processor,".
- 4 SEC. 106. PROHIBITION OF MARKET MANIPULATION,
- 5 FRAUD, AND OTHER MARKET ABUSES.
- 6 (a) Rulemaking Authority To Prevent Fraud,
- 7 Manipulation, and Deceptive Conduct in Security-
- 8 Based Swaps and Security Derivatives.—Section 9
- 9 of the Securities Exchange Act of 1934 (15 U.S.C. 78i),
- 10 as amended by this Act, is amended by adding at the end
- 11 the following:
- 12 "(j) Deceptive Conduct in Security-Based
- 13 SWAPS AND SECURITY DERIVATIVES.—
- "(1) IN GENERAL.—It shall be unlawful for any
- person, directly or indirectly, by the use of any
- means or instrumentality of interstate commerce or
- of the mails, or of any facility of any national securi-
- ties exchange, to effect any transaction in, or to in-
- duce or attempt to induce the purchase or sale of,
- any security-based swap or security derivative, in
- 21 connection with which such person engages in any
- fraudulent, deceptive, or manipulative act or prac-
- 23 tice, makes any fictitious quotation, or engages in
- any transaction, practice, or course of business
- 25 which operates as a fraud or deceit upon any person.

1	"(2) Rulemaking required.—The Commis-
2	sion shall, for purposes of this subsection, by rule,
3	regulation, or order, define and prescribe means rea-
4	sonably designed to prevent transactions, acts, prac-
5	tices, and courses of business that are fraudulent,
6	deceptive, or manipulative, and fictitious quotations.
7	"(3) Consultation.—In adopting rules under
8	this subsection, the Commission shall consult with
9	the Commodity Futures Trading Commission and
10	seek to maintain comparability of such rules with
11	similar rules of the Commodity Futures Trading
12	Commission.".
13	(b) Additions of Security-Based Swaps to Cer-
14	TAIN ANTIMANIPULATION PROVISIONS.—Section 9(b) of
15	the Securities Exchange Act of 1934 (15 U.S.C. 78i(b))
16	is amended by striking paragraphs (1) through (3) and
17	inserting the following:
18	"(1) any transaction in connection with any se-
19	curity whereby any party to such transaction ac-
20	quires—
21	"(A) any put, call, straddle, or other op-
22	tion or privilege of buying the security from or
23	selling the security to another without being
24	bound to do so:

1	"(B) any security futures product on or re-
2	lated to the security; or
3	"(C) any security-based swap involving the
4	security or the issuer of the security;
5	"(2) any transaction in connection with any se-
6	curity with relation to which that person has, di-
7	rectly or indirectly, any interest in any—
8	"(A) put, call, straddle, option, or privilege
9	described in paragraph (1);
10	"(B) security futures product described in
11	paragraph (1); or
12	"(C) security-based swap described in
13	paragraph (1); or
14	"(3) any transaction in any security for the ac-
15	count of any person who that person has reason to
16	believe has, and who actually has, directly or indi-
17	rectly, any interest in any—
18	"(A) put, call, straddle, option, or privilege
19	described in paragraph (1);
20	"(B) security futures product with relation
21	to such security described in paragraph (1); or
22	"(C) any security-based swap involving
23	such security or the issuer of such security.".
24	(c) Position Limits and Position Account-
25	ABILITY FOR SECURITY-BASED SWAPS OR SECURITY DE-

1	RIVATIVES.—The Securities Exchange Act of 1934 (15
2	U.S.C. 78a et seq.) is amended by inserting after section
3	10A the following new section:
4	"SEC. 10B. POSITION LIMITS AND POSITION ACCOUNT-
5	ABILITY FOR SECURITY-BASED SWAPS OR SE-
6	CURITY DERIVATIVES.
7	"(a) Rulemaking Authority.—
8	"(1) IN GENERAL.—As a means reasonably de-
9	signed to prevent fraud or manipulation, the Com-
10	mission, by rule, regulation, or order, as necessary
11	or appropriate in the public interest, for the protec-
12	tion of investors, or otherwise in furtherance of the
13	purposes of this title, may—
14	"(A) prescribe requirements regarding the
15	size of positions that may be held by or on be-
16	half of any person or persons in any security-
17	based swap (or security derivative, as the Com-
18	mission determines by rule, regulation, or
19	order) and any security on which such security-
20	based swap (or security derivative) is based or
21	referenced, or as to which the issuer of such se-
22	curity is referenced; and
23	"(B) require any person that effects trans-
24	actions for his own account or the account of
25	others in any security-based swap (or security

derivative, as the Commission determines by rule, regulation, or order) and any security on which such security-based swap (or security derivative) is based or referenced, or the issuer of such security is referenced, to report such information as the Commission may prescribe regarding any position or positions in security-based swaps (or security derivatives) and any security on which such security-based swap (or security derivative) is based or referenced, or as to which the issuer of such security is referenced.

- "(2) EXEMPTIONS AUTHORIZED.—The Commission, by rule, regulation, or order, may conditionally or unconditionally exempt any person or class of persons, any security-based swap (or security derivative) or class of security-based swaps (or security derivatives), or any transaction or class of transactions from any requirement that the Commission may establish under this subsection.
- "(b) Self-Regulatory Organizations.—As a means reasonably designed to prevent fraud or manipulation, the Commission, by rule, regulation, or order, as necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the pur-

1	poses of this title, may direct a self-regulatory organiza-
2	tion—
3	"(1) to adopt rules regarding the size of posi-
4	tions in any security-based swap (or security deriva-
5	tive) and any security on which such security-based
6	swap (or security derivative) is based or referenced,
7	or as to which the issuer of such security is ref-
8	erenced that may be held by—
9	"(A) any member of such self-regulatory
10	organization; or
11	"(B) any person for whom a member of
12	such self-regulatory organization effects trans-
13	actions in such security-based swap, security
14	derivative, or other security; and
15	"(2) to adopt rules reasonably designed to as-
16	sure compliance with requirements prescribed by the
17	Commission under subsection (a).".
18	(d) STATE GAMING AND BUCKET SHOP LAWS.—Sec-
19	tion 28(a) of the Securities Exchange Act of 1934 (15
20	U.S.C. 78bb(a)) is amended to read as follows:
21	"(a) State Gaming and Bucket Shop Laws.—
22	"(1) IN GENERAL.—Except as provided in sub-
23	section (f), the rights and remedies provided by this
24	title shall be in addition to any and all other rights
25	and remedies that may exist at law or in equity, but

no person permitted to maintain a suit for damages under the provisions of this title shall recover, through satisfaction of judgment in 1 or more actions, a total amount in excess of the actual damages of that person due to the act that is the subject of the action.

"(2) Rule of construction.—Except as otherwise specifically provided in this title, nothing in this title shall affect the jurisdiction of the securities commission (or any agency or officer performing like functions) of any State over any security or any person, to the extent that the exercise thereof does not conflict with the provisions of this title or the rules and regulations thereunder.

"(3) Gaming laws.—No provision of State law which prohibits or regulates the making or promoting of wagering or gaming contracts, or the operation of 'bucket shops' or other similar or related activities, shall invalidate—

"(A) any put, call, straddle, option, privilege, or other security that is subject to regulation under this title (except a security-based swap and any security that has a pari-mutual payout or otherwise is determined by the Commission, acting by rule, regulation, or order, to

1	be appropriately subject to such laws), or apply
2	to any activity which is incidental or related to
3	the offer, purchase, sale, exercise, settlement, or
4	closeout of any such security;
5	"(B) any security-based swap between eli-
6	gible contract participants; or
7	"(C) any security-based swap effected on a
8	national securities exchange that is registered
9	pursuant to section 6(b).
10	"(4) Security futures product.—No provi-
11	sion of State law regarding the offer, sale, or dis-
12	tribution of securities shall apply to any transaction
13	in a security futures product, except that this para-
14	graph may not be construed as limiting any State
15	antifraud law of general applicability.".
16	SEC. 107. PROTECTIONS FOR MARKETING SECURITY-BASED
17	SWAPS TO CERTAIN PERSONS.
18	(a) Trading in Security-Based Swaps.—Section
19	6 of the Securities Exchange Act of 1934 (15 U.S.C. 78f),
20	as amended by this Act, is amended by adding at the end
21	the following:
22	"(i) Eligible Contract Participants.—It shall
23	be unlawful for any person to effect a transaction in a
24	security-based swap with or for a person that is not an
25	eligible contract participant, unless such transaction is ef-

- 1 fected on a national securities exchange registered pursu-
- 2 ant to subsection (b).".
- 3 (b) Registration of Security-Based Swaps.—
- 4 Section 5 of the Securities Act of 1933 (15 U.S.C. 77e)
- 5 is amended by adding at the end the following:
- 6 "(d) Registration of Security-Based Swaps.—
- 7 Notwithstanding the provisions of section 3 or 4, unless
- 8 a registration statement meeting the requirements of sec-
- 9 tion 10(a) is in effect with respect to a security-based
- 10 swap, it shall be unlawful for any person, directly or indi-
- 11 rectly, to make use of any means or instruments of trans-
- 12 portation or communication in interstate commerce or of
- 13 the mails to offer to sell, offer to buy, or purchase, sell,
- 14 or buy a security-based swap to any person who is not
- 15 an eligible contract participant, as defined in section
- 16 3(a)(66) of the Securities Exchange Act of 1934.".
- 17 SEC. 108. ENFORCEMENT.
- 18 Section 21 of the Securities Exchange Act of 1934
- 19 (15 U.S.C. 78u) is amended by adding at the end the fol-
- 20 lowing:
- 21 "(j) Enforcement of Provisions Applicable to
- 22 Derivatives Market Participants.—
- "(1) IN GENERAL.—In addition to enforcement
- by the Commission under the securities laws of com-
- 25 pliance with sections 6(l), 13(m), 15F(a), 15F(c),

1 15F(d), 17(l), 17C(b)(1), and 17C(c)(1), compliance 2 with such sections shall be enforced under— "(A) section 8 of the Federal Deposit In-3 4 surance Act (12 U.S.C. 1818), by the appro-5 priate Federal banking agency, in the case of 6 an insured depository institution, as those 7 terms are defined in section 3 of that Act (12) 8 U.S.C. 1813), other than an affiliate of an in-9 sured depository institution, as defined in section 3 of that Act (12 U.S.C. 1813); 10 "(B) the Commodity Exchange Act (7 11 12 U.S.C. 1 et seq.), by the Commodity Futures 13 Trading Commission, in the case of a futures 14 commission merchant, introducing broker, com-15 modity pool operator, or commodity trading ad-16 visor, as those terms are defined in sections 1a 17 of the Commodity Exchange Act, other than an 18 affiliate of an insured depository institution, as 19 defined in section 3 of the Federal Deposit In-20 surance Act (12 U.S.C. 1813); and 21 "(C) the Federal Housing Enterprises Fi-22 nancial Safety and Soundness Act of 1992 (12 23 U.S.C. 4501 et seq.), by the Federal Housing 24 Finance Agency, in the case of a regulated enti-25 ty, as defined in section 1303 of the Federal

- Housing Enterprises Financial Safety and Soundness Act of 1992 (12 U.S.C. 4502).
- 3 "(2) VIOLATIONS TREATED AS VIOLATIONS OF OTHER LAWS.—For purposes of the exercise by any 4 5 agency referred to in paragraph (1), a violation of 6 sections 6(l), 13(m), 15F(a), 15F(c), 15F(d), 17(l), 7 17C(b)(1), and 17C(c)(1) of this title shall be 8 deemed to be a violation of a requirement imposed 9 under that provision of law. In addition to its powers 10 under any provision of law specifically referred to in 11 paragraph (1), each of the agencies referred to in 12 that paragraph may exercise, for the purpose of en-13 forcing compliance with sections 6(1), 13(m), 14 15F(a). 15F(c), 15F(d), 17(l), 17C(b)(1), and 15 17C(c)(1) of this title, any other authority conferred 16 on such agency by law.".

## 17 SEC. 109. ENFORCEABILITY OF SECURITY-BASED SWAPS.

Section 29(b)(2) of the Securities Exchange Act of 19 1934 (15 U.S.C. 78cc(b)(2)) is amended by striking "and 20 (B)" and inserting the following: ", (B) that no agree-21 ment, contract, or transaction that is a security-based 22 swap shall be void, voidable, or unenforceable by either 23 party to such security-based swap, and no party thereto 24 shall be entitled to rescind, or recover any payment made 25 with respect to, such security-based swap under this sec-

- 1 tion or any other provision of securities laws based solely
- 2 on the failure of either party to the agreement, contract,
- 3 or transaction to satisfy its respective obligations under
- 4 sections 6(l), 10B, 13, 15(b), 15F, 17, and 17C of this
- 5 title with respect to such security-based swap, and (C)".
- 6 SEC. 110. TRANSFER AND RIGHTS OF CERTAIN CFTC EM-
- 7 PLOYEES.
- 8 (a) Transfer.—Each employee of the Commodity
- 9 Futures Trading Commission (in this section referred to
- 10 as the "CFTC") whose position and responsibilities would
- 11 be more effectively utilized at the Securities and Exchange
- 12 Commission (in this section referred to as the "SEC"),
- 13 based on this Act and the amendments made by this Act,
- 14 as determined by the Secretary of the Treasury, shall be
- 15 transferred to the SEC for employment, not later than 60
- 16 days after the date of enactment of this Act. Such transfer
- 17 shall be deemed a transfer of function for purposes of sec-
- 18 tion 3503 of title 5, United States Code.
- 19 (b) Guaranteed Positions.—
- 20 (1) In General.—Each employee transferred
- 21 under subsection (a) shall be guaranteed a position
- 22 with equivalent status, tenure, pay and benefits as
- 23 that held on the day immediately preceding the
- transfer, subject to paragraph (2).

- (2) No involuntary separation or reduc-TION.—An employee transferred under subsection (a) holding a permanent position on the day imme-diately preceding the transfer may not be involun-tarily separated or reduced in grade or compensation during the 12-month period beginning on the date of transfer, except for cause, or, in the case of a tem-porary employee, separated in accordance with the terms of the appointment of the employee.
- 10 (c) APPOINTMENT AUTHORITY FOR EXCEPTED AND 11 SENIOR EXECUTIVE SERVICE EMPLOYEES.—
  - (1) IN GENERAL.—In the case of an employee of the CFTC occupying a position in the excepted service or the Senior Executive Service, such employee shall, on and after the date of transfer to the SEC, be deemed to be appointed under the appointment authority of the SEC for filling an equivalent position at the SEC, subject to paragraph (2).
    - (2) DECLINING APPLICATION OF EQUIVALENT APPOINTMENT AUTHORITY.—The Chairman of the SEC may decline the application of the equivalent appointment authority of the SEC to an employee of the CFTC occupying a position in the excepted service or the Senior Executive Service under paragraph

1	(1) to the extent that the authority by which the em-
2	ployee was appointed by the CFTC relates to—
3	(A) a position excepted from the competi-
4	tive service because of its confidential, policy-
5	making, policy-determining, or policy-advocating
6	character; or
7	(B) a noncareer position in the Senior Ex-
8	ecutive Service (within the meaning of section
9	3132(a)(7) of title 5, United States Code).
10	(d) Reorganization.—If the Chairman of the SEC
11	determines, after the end of the 1-year period beginning
12	on the date of enactment of this Act, that a reorganization
13	of the combined workforce is required, that reorganization
14	shall be deemed a major reorganization for purposes of
15	affording affected employee retirement under section
16	8336(d)(2) or 8414(b)(1)(B) of title 5, United States
17	Code.
18	TITLE II—REGULATION OF COM-
19	MODITY-BASED DERIVATIVES
20	SEC. 201. DEFINITIONS.
21	Section 1a of the Commodity Exchange Act (7 U.S.C.
22	1a) is amended—
23	(1) by striking paragraphs (1), (25), (31), and
24	(32);

- 1 (2) by redesignating paragraphs (2) through 2 (4), (5) through (8), (9) through (24), (26) through 3 (28), (29), (30), (33), and (34) as paragraphs (1) 4 through (3), (7) through (10), (12) through (27), 5 (28) through (20), (22), (23), (25), and (27), re-
- 5 (28) through (30), (32), (33), (35), and (37), re-6 spectively;
  - (3) by inserting after paragraph (3) (as redesignated by paragraph (2) of this section) the following:
  - "(4) COMMODITY-BASED SWAP.—The term 'commodity-based swap' means a swap that is not a security-based swap, as defined in section 3(a) of the Securities Exchange Act of 1934 (15 U.S.C. 78c(a)).
  - "(5) COMMODITY-BASED SWAP EXECUTION FA-CILITY.—The term 'commodity-based swap execution facility' means a trading facility registered under section 5h.
  - "(6) COMMODITY DERIVATIVE.—The term 'commodity derivative' means any derivative that is a contract of sale for future delivery of any commodity (or option on a contract of sale for future delivery of any commodity) subject to the exclusive jurisdiction of the Commission under this Act, other than a swap.";

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1	(4) by inserting after paragraph (10) (as redes-
2	ignated by paragraph (2) of this section) the fol-
3	lowing:
4	"(11) Derivative.—The term 'derivative' has
5	the meaning given the term in section 3(a) of the
6	Securities Exchange Act of 1934 (15 U.S.C.
7	78c(a)).";
8	(5) by inserting after paragraph (30) (as redes-
9	ignated by paragraph (2) of this section) the fol-
10	lowing:
11	"(31) Person associated with a signifi-
12	CANT COMMODITY-BASED DERIVATIVES MARKET
13	PARTICIPANT.—
14	"(A) IN GENERAL.—The term 'person as-
15	sociated with a significant commodity-based de-
16	rivatives market participant' means—
17	"(i) any partner, officer, director, or
18	branch manager of a significant com-
19	modity-based derivatives market partici-
20	pant (including any individual who holds a
21	similar status or performs a similar func-
22	tion with respect to any partner, officer,
23	director, or branch manager of a signifi-
24	cant commodity-based derivatives market
25	participant);

1	"(ii) any person that directly or indi-
2	rectly controls, is controlled by, or is under
3	common control with a significant com-
4	modity-based derivatives market partici-
5	pant; and
6	"(iii) any employee of a significant
7	commodity-based derivatives market partic-
8	ipant.
9	"(B) Exclusion.—Other than for pur-
10	poses of section 4s, the term 'person associated
11	with a significant commodity-based derivatives
12	market participant' does not include any person
13	associated with a significant commodity-based
14	derivatives market participant the functions of
15	which are solely clerical or ministerial.";
16	(6) in paragraph (32) (as redesignated by para-
17	graph (2) of this section)—
18	(A) by striking subparagraph (D) and in-
19	serting the following:
20	"(D) a commodity-based swap execution
21	facility registered under section 5h;";
22	(B) in subparagraph (E), by striking the
23	period and inserting a semicolon; and
24	(C) by adding at the end the following:

1	"(F) a significant commodity-based deriva-
2	tives market participant; and
3	"(G) a trade repository under section 4r.";
4	(7) by inserting after paragraph (33) (as redes-
5	ignated by paragraph (2) of this section) the fol-
6	lowing:
7	"(34) Significant commodity-based deriva-
8	TIVES MARKET PARTICIPANT.—
9	"(A) IN GENERAL.—The term 'significant
10	commodity-based derivatives market partici-
11	pant' means—
12	"(i) any person that is engaged in the
13	business of purchasing or selling 1 or more
14	commodity-based swaps for the account of
15	the person or for any other individual or
16	entity, or making a market in commodity-
17	based swaps, and the 1 or more purchases
18	or sales of which are not solely for the pur-
19	pose of managing the risk associated
20	with—
21	"(I) an asset that is, or is antici-
22	pated to be, owned, produced, manu-
23	factured, processed, or merchandised;
24	"(II) potential changes in the
25	value of services to be purchased or

1	provided, or anticipated to be pur-
2	chased or provided; or
3	"(III) a liability incurred or an-
4	ticipated to be incurred by a person
5	that is not, or is not related to, a
6	commodity-based swap; or
7	"(ii) any other person designated by
8	the Commission, after consultation with
9	the Securities and Exchange Commission,
10	by rule, regulation, or order as is appro-
11	priate to further—
12	"(I) the interests of the public;
13	"(II) the protection of market
14	participants; or
15	"(III) the purposes of this Act.
16	"(B) Exclusion.—The term 'significant
17	commodity-based derivatives market partici-
18	pant' does not include an investment company
19	registered under the Investment Company Act
20	of 1940 (15 U.S.C. 80a-1 et seq.).";
21	(8) by inserting after paragraph (35) (as redes-
22	ignated by paragraph (2) of this section) the fol-
23	lowing:

1	"(36) SWAP.—The term 'swap' has the mean-
2	ing given the term in section 3(a) of the Securities
3	Exchange Act of 1934 (15 U.S.C. 78c(a))."; and
4	(9) by adding at the end the following:
5	"(38) Trade repository.—The term 'trade
6	repository' means any person that collects, cal-
7	culates, processes, or prepares information with re-
8	spect to 1 or more transactions or positions in 1 or
9	more commodity-based swaps.".
10	SEC. 202. RATIONALIZATION OF FINANCIAL PRODUCT
11	OVERSIGHT.
12	(a) CFTC Authority Over Commodity-Based
13	SWAPS.—
14	(1) Amendments to commodity futures
15	MODERNIZATION ACT OF 2000.—
16	(A) Definitions.—Section 402 of the
17	Commodity Futures Modernization Act of 2000
18	(7 U.S.C. 27) is amended by striking subsection
19	(d).
20	(B) EXCLUSION OF COVERED SWAP
21	AGREEMENTS.—Section 407 of the Commodity
22	Futures Modernization Act of 2000 (7 U.S.C.
23	27e) is repealed.
24	(C) Contract enforcement.—Section
25	408 of the Commodity Futures Modernization

1	Act of 2000 (7 U.S.C. 27f) is amended by
2	striking subsections (b) and (c) and inserting
3	the following:
4	"(b) Preemption.—This title shall supersede and
5	preempt the application of any State or local law that pro-
6	hibits or regulates gaming or the operation of bucket
7	shops (other than antifraud provisions of general applica-
8	bility) in the case of a hybrid instrument that is predomi-
9	nantly a banking product.".
10	(2) Amendments to commodity exchange
11	ACT.—
12	(A) In General.—Section 2 of the Com-
13	modity Exchange Act (7 U.S.C. 2) is amend-
14	$\operatorname{ed}$ —
15	(i) in subsection (a)(1)—
16	(I) in the first sentence of sub-
17	paragraph (A), by striking "subpara-
18	graphs (C) and (D) of this paragraph
19	and subsections (c) through (i) of this
20	section" and inserting "subparagraph
21	(C) and subsections (c) through (e)";
22	(II) in subparagraph (C), by
23	striking clauses (ii) through (v) and
24	inserting the following:

1	"(ii) Contracts of sale for fu-
2	TURE DELIVERY.—This Act shall not apply
3	to, and the Commission shall have no ju-
4	risdiction to designate a board of trade as
5	a contract market for any contract of sale
6	(or option on such contract) for future de-
7	livery—
8	"(I) of any security, or interest
9	in a security or based on the value of
10	a security (other than an exempted
11	security under section 3(a) of the Se-
12	curities Exchange Act of 1934 (15
13	U.S.C. 78c(a)), as in effect on the
14	date of enactment of the Futures
15	Trading Act of 1982 (other than any
16	municipal security, as defined in that
17	section 3(a), as in effect on the date
18	of enactment of the Futures Trading
19	Act of 1982), or any group or index
20	of such securities or any interest in a
21	security or based on the value of a se-
22	curity; or
23	"(II) based on any financial, eco-
24	nomic, or commercial occurrence, ex-
25	tent of an occurrence, contingency, or

1	consequence that is related to or
2	based on a security, an interest in a
3	security, or an issuer of a security, or
4	based on the value of any of the fore-
5	going (other than an exempted secu-
6	rity under section 3(a) of the Securi-
7	ties Exchange Act of 1934 (15 U.S.C.
8	78c(a)), as in effect on the date of en-
9	actment of the Futures Trading Act
10	of 1982 (other than any municipal se-
11	curity, as defined in that section 3(a),
12	as in effect on the date of enactment
13	of the Futures Trading Act of 1982),
14	or any group or index of such securi-
15	ties, or interests in such securities or
16	issuers of such securities, or based on
17	the value of any of the foregoing.";
18	and
19	(III) by striking subparagraphs
20	(D), (E), and (F);
21	(ii) by striking subsections (d), (e),
22	(g), (h), and (i);
23	(iii) by inserting after subsection (c)
24	the following:

1	"(d) Commodity-Based Swaps.—Nothing in this
2	Act (other than subsections $(a)(1)(B)$ , $(a)(1)(C)$ , $(e)$ and
3	(f), sections 4a, 4b, 4b–1, 4c(a), 4c(b), 4o, 4r, 4s, 4t, 5b,
4	5c, 5h, 6(c), 6(d), 6c, 6d, 8, 8a, 9, 12(e)(2), 12(f), 13(a),
5	13(b), 21, and 22(a)(4) and such other provisions of this
6	Act as are applicable by the terms of the provisions to
7	registered entities and Commission registrants) governs or
8	applies to a commodity-based swap."; and
9	(iv) by redesignating subsection (f) as
10	subsection (e).
11	(B) Conforming Amendments.—
12	(i) Section 1a of the Commodity Ex-
13	change Act (7 U.S.C. 1a) (as amended by
14	section 201(2)) is amended in paragraph
15	(35) by inserting before the period at the
16	end the following: "(as in effect on the day
17	before the date of enactment of the Com-
18	prehensive Derivatives Regulation Act of
19	2009)".
20	(ii) Section 5c(a)(1) of the Commodity
21	Exchange Act $(7 \text{ U.S.C. } 7a-2(a)(1))$ is
22	amended by striking ", and section $2(h)(7)$
23	with respect to significant price discovery
24	contracts,".

1	(iii) Section 5d(a) of the Commodity
2	Exchange Act (7 U.S.C. 7a-3(a)) is
3	amended in the second sentence by striking
4	"subparagraphs (C) and (D) of section
5	2(a)(1)" and inserting "section
6	2(a)(1)(C)".
7	(iv) Section 5e of the Commodity Ex-
8	change Act (7 U.S.C. 7b) is amended by
9	striking ", or revocation of the right" and
10	all that follows through "significant price
11	discovery contract,".
12	(v) Section 6(b) of the Commodity
13	Exchange Act (7 U.S.C. 8(b)) is amended
14	in the first sentence by striking ", or to re-
15	voke the right" and all that follows
16	through "significant price discovery con-
17	tract,".
18	(vi) Section 22(b)(1)(A) of the Com-
19	modity Exchange Act (7 U.S.C.
20	25(b)(1)(A)) is amended by striking "sec-
21	tion $2(h)(7)$ or".
22	(vii) Section 408(2)(C) of the Federal
23	Deposit Insurance Corporation Improve-
24	ment Act of 1991 (12 U.S.C. 4421(2)(C))
25	is amended—

1	(I) by striking ", $2(d)$ , $2(f)$ , or
2	2(g)"; and
3	(II) by striking "2(h) or".
4	(3) Amendments to the gramm-leach-bli-
5	LEY ACT.—Section 206 of the Gramm-Leach-Bliley
6	Act (15 U.S.C. 78c note) is amended—
7	(A) in subsection (a)—
8	(i) in paragraph (4), by inserting "or"
9	after the semicolon at the end;
10	(ii) in paragraph (5) by striking ";
11	or" at the end and inserting a period; and
12	(iii) by striking paragraph (6);
13	(B) by striking subsection (b); and
14	(C) by redesignating subsections (c) and
15	(d) as subsections (b) and (c), respectively.
16	(b) RATIONALIZATION OF SECURITY FUTURES OVER-
17	SIGHT.—
18	(1) In General.—
19	(A) Rulemaking authority to address
20	DUPLICATIVE REGULATIONS OF DUAL REG-
21	ISTRANTS.—Section 4d of the Commodity Ex-
22	change Act (7 U.S.C. 6d) is amended by strik-
23	ing subsection (c).
24	(B) Registration of futures commis-
25	SION MERCHANTS, INTRODUCING BROKERS,

1	AND FLOOR BROKERS.—Section 4f(a) of the
2	Commodity Exchange Act (7 U.S.C. 6f(a)) is
3	amended—
4	(i) in paragraph (1), by striking
5	"(1)"; and
6	(ii) by striking paragraphs (2)
7	through (4).
8	(C) Dual trading.—Section 4j of the
9	Commodity Exchange Act (7 U.S.C. 6j) is re-
10	pealed.
11	(D) Exemptions for associated per-
12	SONS OR SECURITIES BROKER-DEALERS.—Sec-
13	tion 4k of the Commodity Exchange Act (7
14	U.S.C. 6k) is amended by striking paragraph
15	(5) (as added by section 252(d) of the Com-
16	modity Futures Modernization Act of 2000
17	(114 Stat. 2763A–448)).
18	(E) ELECTION TO TRADE EXCLUDED AND
19	EXEMPT COMMODITIES.—Section 5a of the
20	Commodity Exchange Act (7 U.S.C. 7a) is
21	amended by striking subsection (g).
22	(F) Obligation to address duplica-
23	TIVE REGULATION OF DUAL REGISTRANTS.—
24	Section 5c of the Commodity Exchange Act (7

1	U.S.C. 7a-2) is amended by striking subsection
2	(f).
3	(G) Designation of securities ex-
4	CHANGES AND ASSOCIATIONS AS CONTRACT
5	MARKETS.—Section 5f of the Commodity Ex-
6	change Act (7 U.S.C. 7b–1) is repealed.
7	(H) Notification of investigations
8	AND ENFORCEMENT ACTIONS.—Section 6 of the
9	Commodity Exchange Act is amended by strik-
10	ing subsection (g) (7 U.S.C. 9c).
11	(I) Action to enjoin or restrain vio-
12	LATIONS.—Section 6c of the Commodity Ex-
13	change Act (7 U.S.C. 13a-1) is amended by
14	striking subsection (h).
15	(J) Public disclosure.—Section 8(a) of
16	the Commodity Exchange Act (7 U.S.C. 12(a))
17	is amended by striking paragraph (3).
18	(K) Market reports.—Section 16 of the
19	Commodity Exchange Act (7 U.S.C. 20) is
20	amended by striking subsection (e).
21	(L) Obligation to address duplica-
22	TIVE REGULATION OF DUAL REGISTRANTS.—
23	Section 17 of the Commodity Exchange Act (7
24	U.S.C. 21) is amended—
25	(i) by striking subsection (r); and

1	(ii) by redesignating subsection (q)
2	(as added by section 233(5) of Public Law
3	97–444 (96 Stat. 2320)) as subsection (r).
4	(2) Conforming amendments to the com-
5	MODITY EXCHANGE ACT.—
6	(A) Section 1a of the Commodity Ex-
7	change Act (7 U.S.C. 1a) (as amended by sec-
8	tion 201(2)) is amended in paragraph (28), by
9	striking the second sentence.
10	(B) Section 4(e)(1) of the Commodity Ex-
11	change Act (7 U.S.C. $6(c)(1)$ ) is amended by
12	striking "(except subparagraphs (C)(ii) and (D)
13	of section 2(a)(1), except that the Commission
14	and the Securities and Exchange Commission
15	may by rule, regulation, or order jointly exclude
16	any agreement, contract, or transaction from
17	section $2(a)(1)(D)$ ".
18	(C) Section 5a of the Commodity Ex-
19	change Act (7 U.S.C. 7a) is amended—
20	(i) in subsection (b)—
21	(I) in paragraph (2)—
22	(aa) by striking subpara-
23	graph (D); and
24	(bb) by redesignating sub-
25	paragraphs (E) and (F) as sub-

1	paragraphs (D) and (E), respec-
2	tively; and
3	(II) in paragraph (3)(B)(ii), by
4	striking "or, if the person trades only
5	security futures products on the facil-
6	ity, a national securities association
7	registered under section 15A(a) of the
8	Securities Exchange Act of 1934";
9	and
10	(ii) in subsection (e)(1), by striking
11	"With respect to transactions other than
12	transactions in security futures products,
13	a" and inserting "A".
14	(D) Section 6(b) of the Commodity Ex-
15	change Act (7 U.S.C. 8(b)) is amended in the
16	first sentence by striking "or section 5f".
17	(E) Section 12(e)(2) of the Commodity Ex-
18	change Act (7 U.S.C. 16(e)(2)) is amended—
19	(i) in subparagraph (A), by striking
20	"an electronic trading facility excluded
21	under section 2(e) of this Act" and insert-
22	ing "a commodity-based swap execution fa-
23	cility";
24	(ii) in subparagraph (B)—

1	(I) by striking ", $2(d)$ , $2(f)$ , or
2	2(g)" and inserting "or 2(e)";
3	(II) by striking "2(h) or"; and
4	(III) by striking the period at the
5	end and inserting "; and; and
6	(iii) by inserting after subparagraph
7	(B) the following:
8	"(C) a commodity-based swap.".
9	SEC. 203. REQUIRED CLEARING OF STANDARDIZED DE-
10	RIVATIVES THROUGH CENTRAL COUNTER-
11	PARTIES AND USE OF TRADE REPOSITORIES.
12	(a) In General.—The Commodity Exchange Act is
13	amended by inserting after section 4q (7 U.S.C. 60–1) the
14	following:
15	"SEC. 4r. REQUIRED CLEARING OF STANDARDIZED DERIVA-
16	TIVES THROUGH CENTRAL COUNTERPAR-
17	TIES AND USE OF TRADE REPOSITORIES.
18	"(a) Findings.—Congress finds that—
19	"(1) the proliferation of over-the-counter com-
20	modity-based swaps poses unacceptable risks to the
21	financial system;
22	"(2) clearing standardized commodity-based
23	swaps through well-regulated central counterparties
24	would reduce systemic risk in the financial system;

1	"(3) the markets for standardized commodity-
2	based swaps suffer from a lack of reliable and accu-
3	rate transaction information that is available to the
4	public, market participants, producers, and regu-
5	lators; and
6	"(4) weaknesses in the regulation of markets
7	for standardized commodity-based swaps have de-
8	tracted from the efficiency and transparency of trad-
9	ing in the markets and hampered the surveillance
10	and oversight of the markets.
11	"(b) Purposes.—The purposes of this section are—
12	"(1) to establish well-regulated markets for
13	standardized commodity-based swaps that promote
14	efficiency and transparency of trading and enhance
15	the surveillance and oversight of the markets; and
16	"(2) to promote the public interest, the protec-
17	tion of market participants, and the maintenance of
18	fair and orderly markets by ensuring—
19	"(A) the prompt and accurate clearance
20	and settlement of transactions in standardized
21	commodity-based swaps;
22	"(B) the prompt and accurate reporting of
23	transactions in commodity-based derivative in-
24	struments to a trade repository or a derivatives
25	clearing organization;

1	"(C) the establishment of linked or coordi-
2	nated facilities for clearance and settlement of
3	transactions in securities, securities options,
4	contracts of sale for future delivery and options
5	on the contracts, commodity options, and de-
6	rivatives;
7	"(D) the availability to the public, market
8	participants, producers, and regulators of reli-
9	able and accurate quotation and transaction in-
10	formation in commodity-based swaps;
11	"(E) economically efficient execution of
12	transactions in commodity-based swaps; and
13	"(F) fair competition among markets in
14	the trading of commodity-based swaps.
15	"(c) Use of Derivatives Clearing Organiza-
16	TIONS.—
17	"(1) In general.—Any person that is a party
18	to a commodity-based swap that the Commission de-
19	termines is 'standardized' shall submit such instru-
20	ment for clearing to a derivatives clearing organiza-
21	tion within the period specified by the rules of the
22	Commission.
23	"(2) Definition of 'standardized'.—

1	"(A) In General.—The Commission shall
2	by rule, define the term 'standardized' for pur-
3	poses of this section.
4	"(B) Factors.—In defining the term
5	'standardized', the Commission shall—
6	"(i) be consistent with—
7	"(I) the public interest;
8	"(II) the protection of market
9	participants;
10	"(III) the safeguarding of com-
11	modity-based swap transactions and
12	funds;
13	"(IV) the maintenance of fair
14	competition among market partici-
15	pants and among derivatives clearing
16	organizations; and
17	"(V) the purposes of this section;
18	"(ii)(I) consult with, and consider the
19	views of, the Securities and Exchange
20	Commission and the Board of Governors of
21	the Federal Reserve System; and
22	"(II) seek to maintain comparability,
23	to the maximum extent practicable, with
24	the Securities and Exchange Commission
25	definition of 'standardized' for purposes of

1	section 17C of the Securities Exchange Act
2	of 1934; and
3	"(iii) to the extent it is applicable to
4	a particular commodity-based swap or
5	class of commodity-based derivative swaps,
6	consider—
7	"(I) whether a derivatives clear-
8	ing organization is prepared to clear
9	the commodity-based swap and the
10	derivatives clearing organization has
11	effective risk management systems;
12	"(II) the availability or ability to
13	facilitate standard documentation of
14	the terms of the commodity-based
15	swap;
16	"(III) the liquidity of the com-
17	modity-based swap and the underlying
18	commodity or group or index of the
19	commodity-based swap;
20	"(IV) the ability to value the
21	commodity-based swap, or underlying
22	commodity, consistently with an ac-
23	cepted pricing methodology, including
24	the availability of intraday prices; and

1	"(V) such other factors as are
2	consistent with the purposes of this
3	section.
4	"(3) Exemptions.—
5	"(A) In General.—The Commission, by
6	rule or order, as the Commission considers ap-
7	propriate in the public interest or the protection
8	of market participants, may conditionally or un-
9	conditionally exempt from the requirements of
10	this subsection and the rules issued under this
11	subsection any person, transaction, or standard-
12	ized commodity-based swap.
13	"(B) Prior consultation with securi-
14	TIES AND EXCHANGE COMMISSION AND BOARD
15	OF GOVERNORS OF THE FEDERAL RESERVE
16	SYSTEM.—
17	"(i) Consultation.—Before acting
18	by rule or order to exempt any person,
19	transaction, or standardized commodity-
20	based swap from this subsection, the Com-
21	mission shall consult with, and consider
22	the views of, the Securities and Exchange
23	Commission and the Board of Governors of
24	the Federal Reserve System concerning
25	whether the exemption is appropriate for

1	the reduction of risk and in the public in-
2	terest.
3	"(ii) Notice required.—Forty-five
4	days prior to issuing any exemption, the
5	Commission shall send a notice to the Se-
6	curities and Exchange Commission and the
7	Board of Governors of the Federal Reserve
8	System describing such exemption.
9	"(iii) Prohibition on Issuance.—If
10	either the Securities and Exchange Com-
11	mission or the Board of Governors of the
12	Federal Reserve System issues a finding
13	that such an exemption does not meet the
14	standard in clause (i), the Commission
15	shall not grant the exemption.
16	"(iv) Deadline.—Any finding by the
17	Securities and Exchange Commission or
18	the Board of Governors of the Federal Re-
19	serve System shall be made and received in
20	writing by the Commission not later than
21	30 days after the date of receipt of a no-
22	tice of a proposed exemption by the Com-
23	mission.
24	"(v) Nondelegation.—Action by
25	the Securities and Exchange Commission

1	or the Board of Governors under this sub-
2	paragraph may not be delegated.
3	"(d) Trade Repositories.—
4	"(1) Use of trade repositories.—
5	"(A) IN GENERAL.—Any person that en-
6	ters into or effects a transaction in a com-
7	modity-based swap shall submit the transaction
8	for clearing to a derivatives clearing organiza-
9	tion or report the transaction to a trade reposi-
10	tory registered in accordance with this sub-
11	section within the period specified by any rule
12	adopted under subsection (e).
13	"(B) Information.—The Commission
14	may, by rule, require any person to report to
15	derivatives clearing organizations and registered
16	trade repositories such transaction information
17	as the Commission considers appropriate to
18	permit the derivatives clearing organizations
19	and trade repositories to meet the purposes of
20	this section.
21	"(2) Registration.—A trade repository may
22	register for purposes of this subsection by filing with
23	the Commission an application in such form as the
24	Commission, by rule, may prescribe containing the

rules of the trade repository and such other informa-

25

1	tion and documents as the Commission, by rule, may
2	prescribe as appropriate in the public interest, for
3	the protection of market participants, or for the
4	prompt and accurate collection, calculation, proc-
5	essing, and preparation of information regarding
6	transactions and positions in commodity-based swap.
7	"(3) Commission procedures for applica-
8	TIONS.—
9	"(A) IN GENERAL.—On the filing of an
10	application for registration pursuant to para-
11	graph (2), the Commission shall publish notice
12	of the filing and afford interested persons an
13	opportunity to submit written data, views, and
14	arguments concerning the application.
15	"(B) Actions.—Not later than 90 days
16	after the date of the publication of the notice
17	(or, with the consent of the applicant, a longer
18	period), the Commission shall—
19	"(i) by order grant the registration; or
20	"(ii) institute proceedings to deter-
21	mine whether the registration should be
22	denied.
23	"(C) Procedure for Denials.—
24	"(i) In general.—The proceedings
25	described in subparagraph (B)(ii) shall—

1	"(I) include notice of the grounds
2	for denial under consideration and an
3	opportunity for a hearing; and
4	"(II) be concluded not later than
5	180 days after the date of publication
6	of notice of the filing of the applica-
7	tion for registration.
8	"(ii) Actions.—At the conclusion of
9	the proceedings the Commission, by order,
10	shall grant or deny the registration.
11	"(iii) Extensions.—The Commission
12	may extend the time for the conclusion of
13	the proceedings for—
14	"(I) not more than 60 days if the
15	Commission—
16	"(aa) finds good cause for
17	the extension; and
18	"(bb) publishes a description
19	of the reasons of the Commission
20	for the finding; or
21	"(II) with the consent of the ap-
22	plicant, a longer period.
23	"(D) STANDARDS FOR GRANTING REG-
24	ISTRATION.—The Commission shall grant the
25	registration of a trade repository for purposes

1	of this section if the Commission finds that the
2	trade repository is so organized, and has the ca-
3	pacity—
4	"(i) to assure the prompt, accurate,
5	and reliable performance of the functions
6	of a trade repository;
7	"(ii) to comply with this Act (includ-
8	ing rules and regulations issued under this
9	Act); and
10	"(iii) to carry out the functions of a
11	trade repository in a manner consistent
12	with the purposes of this section.
13	"(E) STANDARD FOR DENIAL OF REG-
14	ISTRATION.—The Commission shall deny the
15	registration of a trade repository if the Com-
16	mission does not make a finding described in
17	subparagraph (D).
18	"(4) WITHDRAWAL OF REGISTRATION.—
19	"(A) IN GENERAL.—A registered trade re-
20	pository may, on such terms and conditions as
21	the Commission considers appropriate in the
22	public interest or for the protection of market
23	participants, withdraw from registration by fil-
24	ing a written notice of withdrawal with the
25	Commission

1	"(B) CANCELLATION.—If the Commission
2	finds that any trade repository is no longer in
3	existence or has ceased to do business in the ca-
4	pacity specified in the application of the trade
5	repository for registration, the Commission, by
6	order, shall cancel the registration.
7	"(5) Access to trade repository serv-
8	ICES.—
9	"(A) NOTICE OF PROHIBITION OR LIMITA-
10	TION ON ACCESS.—
11	"(i) In general.—If any registered
12	trade repository prohibits or limits any
13	person access to services offered, directly
14	or indirectly, by the trade repository, the
15	registered trade repository shall promptly
16	file notice of the prohibition or limitation
17	with the Commission.
18	"(ii) Content.—A notice under
19	clause (i) shall be in such form and contain
20	such information as the Commission, by
21	rule, may prescribe as appropriate in the
22	public interest or for the protection of in-
23	vestors.
24	"(B) Review by commission.—Any pro-
25	hibition or limitation on access to services with

1	respect to which a registered trade repository is
2	required by subparagraph (A) to file notice
3	shall be subject to review by the Commission
4	on—
5	"(i) the motion of the Commission; or
6	"(ii) application by any person ag-
7	grieved by the prohibition or limitation
8	filed—
9	"(I) not later than 30 days after
10	the date on which the notice described
11	in subparagraph (A) has been filed
12	with the Commission and received by
13	the aggrieved person; or
14	"(II) within such longer period
15	as the Commission may determine.
16	"(C) Stays.—
17	"(i) IN GENERAL.—Application to the
18	Commission for review, or the institution
19	of review by the Commission on the motion
20	of the Commission, shall not operate as a
21	stay of the prohibition or limitation, unless
22	the Commission otherwise orders, sum-
23	marily or after notice and opportunity for
24	hearing on the question of a stay.

1	"(ii) Hearing.—A hearing under
2	clause (i) may consist solely of the submis-
3	sion of affidavits or presentation of oral ar-
4	guments.
5	"(iii) Expedited procedure.—The
6	Commission shall establish for appropriate
7	cases an expedited procedure for consider-
8	ation and determination of the question of
9	a stay.
10	"(D) STANDARDS OF REVIEW.—
11	"(i) Dismissal of Proceedings.—In
12	any proceeding to review the prohibition or
13	limitation of any person to access to serv-
14	ices offered by a registered trade reposi-
15	tory, the Commission, by order, shall dis-
16	miss the proceeding if the Commission
17	finds, after notice and opportunity for
18	hearing, that—
19	"(I) the prohibition or limitation
20	is consistent with this Act (including
21	rules and regulations); and
22	"(II) the person has not been
23	discriminated against unfairly.
24	"(ii) Access to services.—If the
25	Commission does not make a finding de-

1	scribed in clause (i) or the Commission
2	finds that the prohibition or limitation im-
3	poses any burden on competition that is
4	not appropriate in furtherance of the pur-
5	poses of this Act, the Commission, by
6	order, shall—
7	"(I) set aside the prohibition or
8	limitation; and
9	"(II) require the registered trade
10	repository to permit the person access
11	to the services offered by the reg-
12	istered trade repository to which the
13	prohibition or limitation applied.
14	"(6) Administrative proceeding author-
15	ITY.—The Commission, by order, may censure or
16	place limitations on the activities, functions, or oper-
17	ations of any registered trade repository or suspend
18	for a period not exceeding 12 months or revoke the
19	registration of any trade repository, if the Commis-
20	sion finds, on the record after notice and oppor-
21	tunity for hearing, that—
22	"(A) the censure, placing of limitations,
23	suspension, or revocation is appropriate in the
24	public interest, for the protection of market

1	participants, or otherwise in furtherance of the
2	purposes of this Act; and
3	"(B) the trade repository has violated or is
4	unable to comply with any provision of this Act
5	(including rules or regulations).
6	"(7) Rulemaking authority.—No registered
7	trade repository shall, directly or indirectly, engage
8	in any activity as a trade repository in contravention
9	of such rules and regulations as the Commission
10	may prescribe—
11	"(A) as appropriate in the public interest;
12	"(B) for the protection of market partici-
13	pants; or
14	"(C) otherwise in furtherance of the pur-
15	poses of this Act, including to ensure that all
16	persons may obtain on terms that are fair and
17	reasonable and not unreasonably discriminatory
18	such transaction and position information for
19	commodity-based swaps as is disseminated by
20	any derivatives clearing organization or trade
21	repository.
22	"(8) Consultation.—
23	"(A) In general.—Prior to adopting any
24	rules applicable to trade repositories pursuant
25	to subsection (g), the Commission shall consult

1	with and consider the views of the Securities
2	and Exchange Commission.
3	"(B) Comparability.—The Commission
4	and the Securities and Exchange Commission
5	shall seek to maintain comparability, to the
6	maximum extent practicable, of applicable re-
7	spective recordkeeping and reporting require-
8	ments for trade repositories.
9	"(e) Timing.—The Commission may by rule specify
10	the date by which persons are required—
11	"(1) to submit transactions in standardized
12	commodity-based swaps for clearing to a derivatives
13	clearing organization pursuant to subsection (c); and
14	"(2)(A) to submit transactions in commodity-
15	based swaps for clearing to a derivatives clearing or-
16	ganization; or
17	"(B) to report transactions in the commodity-
18	based derivative instruments to a registered trade
19	repository pursuant to subsection (d).
20	"(f) Collection, Consolidation, and Dissemina-
21	TION OF INFORMATION ON TRANSACTIONS AND POSI-
22	TIONS IN COMMODITY-BASED SWAPS.—
23	"(1) Commission action required.—The
24	Commission shall, consistent with the public inter-
25	est, the protection of market participants, the main-

1	tenance of fair and orderly markets, and the pur-
2	poses of this section, use the authority of the Com-
3	mission under this Act to facilitate—
4	"(A) the collection, consolidation, and dis-
5	semination of information on transactions and
6	positions in commodity-based swaps; and
7	"(B) the establishment of coordinated fa-
8	cilities for the consolidation of information on
9	transactions and positions in commodity-based
10	swaps.
11	"(2) Actions required by registered enti-
12	TIES.—The Commission, by rule, regulation, or
13	order, may require each derivatives clearing organi-
14	zation that clears transactions in commodity-based
15	swaps, and each registered trade repository reg-
16	istered or applying to become registered, in such
17	form and frequency as the Commission shall pre-
18	scribe as appropriate in the public interest, for the
19	protection of market participants, or otherwise in
20	furtherance of the purposes of this Act—
21	"(A) to disseminate certain transaction or
22	position information concerning commodity-
23	based swaps; and
24	"(B) to ensure the prompt, accurate, reli-
25	able, and fair collection, processing, distribu-

tion, and publication of information with respect to transactions and positions, as appropriate, cleared by or reported to the derivatives clearing organization or the registered trade repository.

- "(g) Records, Reports, and Examinations.—
- "(1) IN GENERAL.—Each registered trade repository shall make and keep for prescribed periods such records, furnish such copies of the records, and make and disseminate such reports as the Commission, by rule, prescribes as appropriate in the public interest, or otherwise in furtherance of the purposes of this Act.
  - "(2) EXAMINATIONS.—All records with regard to commodity-based swaps of a registered trade repository shall be subject at any time to such reasonable periodic, special, or other examinations by representatives of the Commission as the Commission considers appropriate in the public interest, for the protection of market participants, or otherwise in furtherance of the purposes of this Act.".
- 22 (b) Derivatives Clearing Organizations.—Sec-
- 23 tion 5b of the Commodity Exchange Act (7 U.S.C. 7a-
- 24 1) is amended—

1	(1) by striking subsections (a) and (b) and in-
2	serting the following:
3	"(a) REGISTRATION REQUIREMENT.—It shall be un-
4	lawful for a derivatives clearing organization, unless reg-
5	istered with the Commission, directly or indirectly to make
6	use of the mails or any means or instrumentality of inter-
7	state commerce to perform the functions of a derivatives
8	clearing organization with respect to a contract of sale of
9	a commodity for future delivery (or option on such a con-
10	tract) or option on a commodity, or a commodity-based
11	swap, in each case unless the contract, option, or com-
12	modity-based swap is not required to be cleared under this
13	Act.
14	"(b) Voluntary Registration.—A derivatives
15	clearing organization that clears agreements, contracts, or
16	transactions that are not required to be cleared under this
17	Act may register with the Commission as a derivatives
18	clearing organization.".
19	(2) in subsection (c)—
20	(A) by striking paragraph (1) and insert-
21	ing the following:
22	"(1) Application.—A person desiring to reg-
23	ister as a derivatives clearing organization shall sub-
24	mit to the Commission an application in such form
25	and containing the rules of the derivatives clearing

1 organization and such other information and docu-2 ments as the Commission, by rule, may prescribe as 3 appropriate in the public interest or for the purpose 4 of making the determinations required for approval 5 under this section."; 6 (B) in paragraph (2)— 7 (i) by striking subparagraph (B) and 8 inserting the following: 9 "(B) FINANCIAL RESOURCES.—The appli-10 cant shall demonstrate that the applicant has 11 adequate financial, operational, and managerial 12 resources to discharge the responsibilities of a 13 derivatives clearing organization and to manage 14 all associated risks."; and 15 (ii) by adding at the end the fol-16 lowing: 17 "(O) MARKET PARTICIPANT ACCESS.—The 18 applicant shall establish appropriate standards 19 to ensure open and fair access to all persons 20 that meet the ongoing and continuing partici-21 pant eligibility standards of the organization 22 with respect to commodity-based swaps and to 23 accept for clearing from the participants all 24 commodity-based swaps that meet the product 25 eligibility standards of the organization, regard-

1	less of where the transactions are executed.";
2	and
3	(C) by adding at the end the following:
4	"(4) Commission procedures for granting
5	REGISTRATION TO DERIVATIVES CLEARING ORGANI-
6	ZATIONS FOR CLEARING COMMODITY-BASED
7	SWAPS.—
8	"(A) In General.—The Commission
9	shall, on the filing of an application for reg-
10	istration pursuant to paragraph (2) for pur-
11	poses of clearing commodity-based swaps, pub-
12	lish notice of the filing and afford interested
13	persons an opportunity to submit written data,
14	views, and arguments concerning the applica-
15	tion.
16	"(B) ACTIONS.—Not later than 90 days
17	after the date of the publication of the notice
18	(or, with the consent of the applicant, a longer
19	period), the Commission shall—
20	"(i) by order grant the registration; or
21	"(ii) institute proceedings to deter-
22	mine whether registration should be de-
23	nied.
24	"(C) Proceedings.—

1	"(i) In general.—The proceedings
2	described in subparagraph (B)(ii) shall—
3	"(I) include notice of the grounds
4	for denial under consideration and op-
5	portunity for hearing; and
6	"(II) be concluded not later than
7	180 days after the date of publication
8	of notice of the filing of the applica-
9	tion for registration.
10	"(ii) Actions.—At the conclusion of
11	the proceedings the Commission, by order,
12	shall grant or deny the registration.
13	"(iii) Extensions.—The Commission
14	may extend the time for the conclusion of
15	the proceedings for—
16	"(I) not more than 60 days if the
17	Commission—
18	"(aa) finds good cause for
19	the extension; and
20	"(bb) publishes the reasons
21	of the Commission for the find-
22	ing; or
23	"(II) with the consent of the ap-
24	plicant, a longer period.

1	"(iv) Standard for registra-
2	TION.—
3	"(I) In general.—The Commis-
4	sion shall grant the registration of a
5	derivatives clearing organization if the
6	Commission finds that the derivatives
7	clearing organization is so organized,
8	and has the capacity, to be able—
9	"(aa) to ensure the prompt,
10	accurate, and reliable perform-
11	ance of the functions of a deriva-
12	tives clearing organization;
13	"(bb) to comply with this
14	Act (including rules and regula-
15	tions); and
16	"(cc) to carry out the func-
17	tions of a derivatives clearing or-
18	ganization in a manner con-
19	sistent with the purposes and
20	core principles of this section.
21	"(II) Denial.—The Commission
22	shall deny the registration of a deriva-
23	tives clearing organization if the Com-
24	mission does not make a finding de-
25	scribed in subclause (I).

1	"(5) Withdrawal of registration.—For
2	purposes of clearing commodity-based swaps, a de-
3	rivatives clearing organization may, on such terms
4	and conditions as the Commission considers appro-
5	priate in the public interest or for the protection of
6	market participants, withdraw from registration by
7	filing a written notice of withdrawal with the Com-
8	mission.
9	"(6) Access to derivatives clearing orga-
10	NIZATION TO CLEAR COMMODITY-BASED SWAPS.—
11	"(A) NOTICE OF PROHIBITION OR LIMITA-
12	TION.—
13	"(i) In general.—For purposes of
14	clearing commodity-based swaps, if any de-
15	rivatives clearing organization prohibits or
16	limits any person access to services offered,
17	directly or indirectly, by the derivatives
18	clearing organization, the derivatives clear-
19	ing organization shall promptly file notice
20	of the prohibition or denial with the Com-
21	mission.
22	"(ii) Contents.—The notice shall be
23	in such form and contain such information
24	as the Commission, by rule, may prescribe
25	as appropriate in the public interest.

1	"(B) REVIEW BY COMMISSION.—Any pro-
2	hibition or limitation on access to services with
3	respect to which a derivatives clearing organiza-
4	tion is required by subparagraph (A) to file no-
5	tice shall be subject to review by the Commis-
6	sion on—
7	"(i) the motion of the Commission; or
8	"(ii) application by any person ag-
9	grieved by the prohibition or limitation
10	filed—
11	"(I) not later than 30 days after
12	the date the notice described in sub-
13	paragraph (A) has been filed with the
14	Commission and received by the ag-
15	grieved person; or
16	"(II) within such longer period
17	as the Commission may determine.
18	"(C) Stays.—
19	"(i) In General.—Application to the
20	Commission for review, or the institution
21	of review by the Commission on the motion
22	of the Commission, shall not operate as a
23	stay of the prohibition or limitation, unless
24	the Commission otherwise orders, sum-

1	marily or after notice and opportunity for
2	hearing on the question of a stay.
3	"(ii) Hearing.—A hearing under
4	clause (i) may consist solely of the submis-
5	sion of affidavits or presentation of oral ar-
6	guments.
7	"(iii) Expedited procedure.—The
8	Commission shall establish for appropriate
9	cases an expedited procedure for consider-
10	ation and determination of the question of
11	a stay.
12	"(D) Actions.—
13	"(i) Dismissal of Proceedings.—
14	For purposes of clearing commodity-based
15	swaps, in any proceeding to review the pro-
16	hibition or limitation of any person in re-
17	spect of access to services offered by a de-
18	rivatives clearing organization, the Com-
19	mission, by order, shall dismiss the pro-
20	ceeding if the Commission finds, after no-
21	tice and opportunity for hearing, that—
22	"(I) the prohibition or limitation
23	is consistent with this Act (including
24	rules and regulations); and

1	"(II) the person has not been
2	discriminated against unfairly.
3	"(ii) Access to services.—If the
4	Commission does not make a finding de-
5	scribed in clause (i), or if the Commission
6	finds that the prohibition or limitation im-
7	poses any burden on competition not ap-
8	propriate in furtherance of the purposes of
9	this Act, the Commission, by order, shall—
10	"(I) set aside the prohibition or
11	limitation; and
12	"(II) require the registered trade
13	repository to permit the person access
14	to the services offered by the deriva-
15	tives clearing organization to which
16	the prohibition or limitation applied.
17	"(7) Administrative proceeding author-
18	ITY.—The Commission, by order, may censure or
19	place limitations on the activities, functions, or oper-
20	ations of any derivatives clearing organization that
21	is clearing commodity-based swaps, or suspend for a
22	period not exceeding 12 months or revoke the reg-
23	istration of any derivatives clearing organization, if
24	the Commission finds, on the record after notice and
25	opportunity for hearing, that—

1	"(A) the censure, placing of limitations,
2	suspension, or revocation is appropriate in the
3	public interest and for the protection of market
4	participants or otherwise in furtherance of the
5	purposes of this Act; and
6	"(B) the derivatives clearing organization
7	has violated or is unable to comply with any
8	provision of this Act (including rules or regula-
9	tions).
10	"(8) Rulemaking authorization.—For pur-
11	poses of clearing commodity-based swaps, no deriva-
12	tives clearing organization shall, directly or indi-
13	rectly, engage in any activity as a derivatives clear-
14	ing organization in contravention of such rules and
15	regulations as the Commission may prescribe—
16	"(A) as appropriate in the public interest;
17	"(B) for the protection of market partici-
18	pants; or
19	"(C) otherwise in furtherance of the pur-
20	poses of this Act.
21	"(9) Records, reports, and examina-
22	TIONS.—
23	"(A) In General.—Each derivatives
24	clearing organization shall, for purposes of
25	clearing commodity-based swaps, make and

keep for prescribed periods such records, furnish such copies of the records, and make and
disseminate such reports as the Commission, by
rule, prescribes as appropriate in the public interest, or otherwise in furtherance of the purposes of this Act.

"(B) Examinations.—For purposes of clearing commodity-based derivative instruments, all records of a derivatives clearing organization shall be subject at any time to such reasonable periodic, special, or other examinations by representatives of the Commission as the Commission considers appropriate in the public interest, for the protection of market participants, or otherwise in furtherance of the purposes of this Act.".

17 SEC. 204. PRUDENTIAL SUPERVISION AND REGULATION OF
18 SIGNIFICANT COMMODITY-BASED DERIVA19 TIVES MARKET PARTICIPANTS AND INCEN20 TIVES FOR TRADING ON REGULATED EX21 CHANGES.

The Commodity Exchange Act (7 U.S.C. 1 et seq.)
as amended by inserting after section 4r (as added by section 203(a)) the following:

1	"SEC. 4s. REGULATION OF SIGNIFICANT COMMODITY-
2	BASED DERIVATIVES MARKET PARTICI-
3	PANTS.
4	"(a) Definition of Appropriate Regulatory
5	AUTHORITY.—In this section, the term 'appropriate regu-
6	latory authority' means—
7	"(1) the appropriate Federal banking agency
8	(as defined in section 1813(q) of title 12, United
9	States Code), with respect to a significant com-
10	modity-based derivatives market participant that is
11	an insured depository institution (as defined in sec-
12	tion 1813(c) of title 12, United States Code), but
13	not an affiliate of an insured depository institution;
14	"(2) the Federal Housing Finance Agency, with
15	respect to a significant commodity-based derivatives
16	market participant that is a regulated entity (as de-
17	fined in section 4502 of title 12, United States
18	Code);
19	"(3) the Commission, with respect to a signifi-
20	cant commodity-based derivatives market participant
21	that is—
22	"(A) a futures commission merchant or an
23	introducing broker, other than a futures com-
24	mission merchant or an introducing broker reg-
25	istered pursuant to section 4f(a) or an affiliate
26	of an insured depository institution; or

1	"(B) a commodity pool operator or com-
2	modity trading advisor, other than an affiliate
3	of an insured depository institution; and
4	"(4) the Securities and Exchange Commission,
5	with respect to a significant commodity-based de-
6	rivatives market participant—
7	"(A) that is a broker or dealer, as those
8	terms are defined in section 3(a) of the Securi-
9	ties Exchange Act of 1934 (15 U.S.C. 78c(a))
10	(other than a broker or dealer registered under
11	section 15(b)(11) of that Act (15 U.S.C.
12	78o(b)(11)) that is not an affiliate of an in-
13	sured depository institution); or
14	"(B) for which there is not another appro-
15	priate regulatory authority otherwise specified
16	in this subsection.
17	"(b) Registration by Significant Commodity-
18	Based Derivatives Market Participants.—It shall
19	be unlawful for any significant commodity-based deriva-
20	tives market participant to make use of the mails or any
21	means or instrumentality of interstate commerce to effect
22	any transactions in, or to induce or attempt to induce a
23	transaction in, any commodity-based swap unless the sig-
24	nificant commodity-based derivatives market participant
25	has registered in accordance with subsection (c).

1	"(c) Manner of Registration of Significant
2	COMMODITY-BASED DERIVATIVES MARKET PARTICI-
3	PANTS.—
4	"(1) In general.—A significant commodity-
5	based derivatives market participant subject to the
6	registration requirement of subsection (b) may reg-
7	ister by filing with the Commission an application
8	for registration in such form and containing such in-
9	formation and documents concerning the significant
10	commodity-based derivatives market participant and
11	any persons associated with the significant com-
12	modity-based derivatives market participant as the
13	Commission, by rule, regulation, or order, may pre-
14	scribe as appropriate in the public interest or for the
15	protection of market participants.
16	"(2) ACTION BY THE COMMISSION.—
17	"(A) IN GENERAL.—Not later than 45
18	days after the date of filing of an application
19	under paragraph (1) (or, with the consent of
20	the applicant, a longer period), the Commission
21	shall—
22	"(i) by order grant registration; or
23	"(ii) institute proceedings in accord-
24	ance with subparagraph (B) to determine
25	whether the registration should be denied.

1	"(B) Proceedings.—
2	"(i) In general.—Proceedings initi-
3	ated under subparagraph (B)(ii) shall in-
4	clude notice of the grounds for denial
5	under consideration and opportunity for
6	hearing.
7	"(ii) Conclusion.—Not later than
8	120 days after the date of the filing of the
9	application for registration, the Commis-
10	sion shall conclude the proceedings and, by
11	order, grant or deny the registration.
12	"(iii) Extension.—The Commission
13	may extend the time for the conclusion of
14	a proceedings for up to 90 days (or, with
15	the consent of the applicant, a longer pe-
16	riod) if the Commission finds good cause
17	for the extension and publishes the reasons
18	for the extension.
19	"(C) Basis for Determination.—
20	"(i) In General.—The Commission
21	shall grant the registration of a significant
22	commodity-based derivatives market partic-
23	ipant if the Commission finds that the re-
24	quirements of this section are satisfied.

1	"(ii) Denial.—The Commission shall
2	deny the registration if the Commission
3	does not make a finding under clause (i) or
4	if the Commission finds that if the appli-
5	cant were registered, the registration of
6	the applicant would be subject to suspen-
7	sion or revocation under subsection (f).
8	"(3) WITHDRAWAL.—Any person that has filed
9	an application pursuant to paragraph (1) may, on
10	such terms and conditions as the Commission deter-
11	mines appropriate in the public interest, for the pro-
12	tection of market participants, or otherwise in fur-
13	therance of the purposes of this Act, withdraw the
14	application by filing a written withdrawal with the
15	Commission.
16	"(d) Business Conduct Requirements.—
17	"(1) Definition of regulated person.—In
18	this subsection, the term 'regulated person' means—
19	"(A) a significant commodity-based deriva-
20	tives market participant; and
21	"(B) any other class of persons that the
22	Commission may determine by rule, regulation,
23	or order to be subject to this subsection.
24	"(2) Prohibition.—It shall be unlawful for
25	any regulated person to make use of the mails or

1 any means or instrumentality of interstate commerce 2 to effect any transaction in, or to induce or attempt 3 to induce a transaction in, any commodity-based 4 swap, unless the regulated person complies with such 5 business conduct requirements as the Commission and the Securities and Exchange Commission, in 6 7 consultation with the appropriate regulatory authori-8 ties, may jointly prescribe by rule, regulation, or 9 order, as appropriate in the public interest, for the 10 protection of market participants, and otherwise in furtherance of the purposes of this Act. 12 "(3) Requirements.—Business conduct re-13

quirements prescribed under this subsection shall—

"(A) establish the standard of care required for a regulated person to verify that any counterparty meets the eligibility standards for an eligible contract participant or qualified institutional buyer (as defined in section 3(a) of Securities Exchange Act of 1934 (15 U.S.C. 78c(a));

"(B) require disclosure by the regulated person to any counterparty to the transaction of—

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1	"(i) material product-specific informa-
2	tion about the risks and characteristics of
3	the commodity-based swap;
4	"(ii) the source and amount of any
5	fees or other material remuneration that
6	the regulated person would directly or indi-
7	rectly expect to receive in connection with
8	the commodity-based swap; and
9	"(iii) any other material incentives or
10	conflicts of interest that the regulated per-
11	son may have in connection with the com-
12	modity-based swap;
13	"(C) establish a minimum standard of con-
14	duct for a regulated person with respect to any
15	counterparty, other than a qualified institu-
16	tional buyer (as defined in section 3(a) of the
17	Securities Exchange Act of 1934 (15 U.S.C.
18	78c(a))), for—
19	"(i) providing disclosure of the gen-
20	eral risks and characteristics of any com-
21	modity-based swap;
22	"(ii) communicating in a fair and bal-
23	anced manner based on principles of fair
24	dealing and good faith;

1	"(iii) assessing the appropriateness of
2	any commodity-based swap for the
3	counterparty, except that in the case of a
4	counterparty that is an eligible contract
5	participant specified in clause (iv), the reg-
6	ulated person may rely on the representa-
7	tions described in clause (iv)(VI) that the
8	transaction is appropriate for the
9	counterparty; and
10	"(iv) with respect to a counterparty
11	that is an eligible contract participant
12	(within the meaning of subclause (I) or
13	(II) of section 1a(15)(A)(vii)), having a
14	reasonable basis to believe that the
15	counterparty has an independent rep-
16	resentative that—
17	"(I) has sufficient knowledge to
18	evaluate the transaction and risks;
19	"(II) is not subject to a statutory
20	disqualification;
21	"(III) is independent of the regu-
22	lated person;
23	"(IV) undertakes a duty to act in
24	the best interests of the counterparty

1	that the independent representative
2	represents;
3	"(V) makes appropriate disclo-
4	sures; and
5	"(VI) will provide written rep-
6	resentations to the eligible contract
7	participant regarding fair pricing and
8	the appropriateness of the trans-
9	action;
10	"(D) require the availability of information
11	about any commodity referenced in a com-
12	modity-based swap or on which the commodity-
13	based swap is based; and
14	"(E) establish such other standards and
15	requirements as the Commission, acting jointly
16	with the Securities and Exchange Commission
17	and in consultation with the appropriate regu-
18	latory authorities, may determine are appro-
19	priate in the public interest, for the protection
20	of market participants, or otherwise in further-
21	ance of the purposes of this Act.
22	"(e) STATUTORY DISQUALIFICATION.—Except to the
23	extent otherwise specifically provided by rule, regulation,
24	or order of the Commission, it shall be unlawful for a sig-
25	nificant commodity-based derivatives market participant

1	to permit any associated person of the significant com-
2	modity-based derivatives market participant who is subject
3	to a statutory disqualification to effect or be involved in
4	effecting transactions in commodity-based swaps on behalf
5	of the significant commodity-based derivatives market par-
6	ticipant, if the significant commodity-based derivatives
7	market participant knew, or in the exercise of reasonable
8	care should have known, of the statutory disqualification.
9	"(f) Administrative Proceeding Authority.—
10	"(1) In general.—The Commission, by order,
11	shall censure, place limitations on the activities,
12	functions, or operations of, or reject the filing of any
13	significant commodity-based derivatives market par-
14	ticipant that has registered with the Commission
15	pursuant to subsection (d) if the Commission finds,
16	on the record after notice and opportunity for hear-
17	ing, that—
18	"(A) the censure, placing of limitations, or
19	rejection is in the public interest; and
20	"(B) the significant commodity-based de-
21	rivatives market participant, or any person as-
22	sociated with the significant commodity-based
23	derivatives market participant effecting or in-
24	volved in effecting transactions in commodity-
25	based swaps on behalf of the significant com-

modity-based derivatives market participant,
whether prior or subsequent to becoming so associated, has committed or omitted any act, or
is subject to an order or finding, described in
paragraphs (2) and (3) of section 8a.

"(2) Associated Persons.—With respect to any person who is associated, who is seeking to become associated, or who, at the time of the alleged misconduct, was associated or was seeking to become associated with a significant commodity-based derivatives market participant for the purpose of effecting or being involved in effecting commoditybased swaps on behalf of the significant commoditybased derivatives market participant, the Commission, by order, shall censure, place limitations on the activities or functions of the person, or suspend for a period not exceeding 12 months, or bar the person from being associated with a significant commoditybased derivatives market participant, if the Commission finds, on the record after notice and opportunity for a hearing, that—

"(A) the censure, placing of limitations, suspension, or bar is in the public interest; and

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1	"(B) the person has committed or omitted
2	any act, or is subject to an order or finding, de-
3	scribed in paragraphs (2) and (3) of section 8a.
4	"(3) Prohibition.—It shall be unlawful—
5	"(A) for any person with respect to whom
6	an order under paragraph (2) is in effect, with-
7	out the consent of the Commission, willfully to
8	become, or to be, associated with a significant
9	commodity-based derivatives market participant
10	in contravention of the order; or
11	"(B) for any significant commodity-based
12	derivatives market participant to permit a per-
13	son described in subparagraph (A), without the
14	consent of the Commission, to become or re-
15	main, a person associated with the significant
16	commodity-based derivatives market participant
17	in contravention of an order under paragraph
18	(2), if the significant commodity-based deriva-
19	tives market participant knew, or in the exer-
20	cise of reasonable care should have known, of
21	the order.
22	"(g) Capital and Margin Requirements.—
23	"(1) IN GENERAL.—It shall be unlawful for any
24	person to conduct business as a significant com-
25	modity-based derivatives market participant unless

1	the person meets at all times such minimum capital
2	and margin requirements as the appropriate regu-
3	latory authorities shall jointly prescribe, not later
4	than 180 days after the enactment of this section,
5	by rule or regulation as appropriate in the public in-
6	terest or for the maintenance of fair and orderly
7	markets and consistent with the purposes of this Act
8	to provide safeguards with respect to the financial
9	responsibility and related practices of the significant
10	commodity-based derivatives market participant.
11	"(2) Capital requirements.—In setting cap-
12	ital requirements for significant commodity-based
13	derivatives market participants, the appropriate reg-
14	ulatory authorities shall consider among other
15	things—
16	"(A) the liquidity of each commodity-based
17	swap, including whether the commodity-based
18	swap—
19	"(i) is traded on a liquid market; and
20	"(ii) is centrally cleared; and
21	"(B) whether the commodity-based swap is
22	used to offset or hedge another instrument or
23	asset owned by such significant commodity-
24	hased derivatives market participant

1	"(3) Margin requirements.—The appro-
2	priate regulatory authorities shall jointly prescribe
3	margin requirements, which may permit the use of
4	noncash collateral, that apply to commodity-based
5	swaps entered into by a significant commodity-based
6	derivatives market participant, as the appropriate
7	regulatory authorities jointly determine to be appro-
8	priate for the purpose of, at a minimum—
9	"(A) preserving the financial integrity of
10	markets trading commodity-based swaps; and
11	"(B) preventing systemic risk.
12	"(4) Commission rules.—Nothing in this Act
13	prevents the Commission from prescribing capital
14	and margin requirements that are higher or more
15	restrictive than the joint rules adopted under this
16	subsection for significant commodity-based deriva-
17	tives market participants for which the Commission
18	is the appropriate regulatory authority.
19	"(h) Enforcement Authority.—Each appropriate
20	regulatory authority shall have sole authority to enforce
21	compliance with the rules adopted under subsection (g)
22	in the case of each significant derivatives market partici-
23	pant for which the regulatory authority is the appropriate
24	regulatory authority, as defined in subsection (a).".

1	SEC. 205. RECORDKEEPING AND REPORTING REQUIRE-
2	MENTS FOR DERIVATIVES MARKET PARTICI-
3	PANTS.
4	(a) In General.—Section 4g of the Commodity Ex-
5	change Act (7 U.S.C. 6g) is amended by striking "SEC.
6	4g." and all that follows through the end of subsection
7	(a) and inserting the following:
8	"SEC. 4g. RECORDKEEPING AND REPORTING REQUIRE-
9	MENTS FOR COMMODITY-BASED DERIVA-
10	TIVES MARKET PARTICIPANTS.
11	"(a) In General.—Each person registered under
12	this Act as a futures commission merchant, introducing
13	broker, floor broker, floor trader, or significant com-
14	modity-based derivatives market participant (or any other
15	person that engages in transactions in commodity-based
16	swaps as the Commission, by rule, regulation or order,
17	designates) shall—
18	"(1) make such reports as are required by the
19	Commission regarding the transactions and positions
20	of the person, and the transactions and positions of
21	the customers of the person, in commodities for fu-
22	ture delivery on any board of trade in the United
23	States or elsewhere, in any significant price dis-
24	covery contract traded or executed on an electronic
25	trading facility, in any agreement, contract, or
26	transaction that is treated by a derivatives clearing

1	organization, whether registered or not registered, as
2	fungible with a significant price discovery contract,
3	and in any commodity-based swap;
4	"(2) keep books and records pertaining to those
5	transactions and positions in such form and manner
6	and for such period as may be required by the Com-
7	mission; and
8	"(3) make those books and records available for
9	inspection by any representative of the Commission
10	or the Department of Justice.".
11	(b) Daily Trading Record.—Section 4g of the
12	Commodity Exchange Act (7 U.S.C. 6g) is amended—
13	(1) by striking subsections (c) and (d) and in-
14	serting the following:
15	"(c) Daily Trading Records.—
16	"(1) In general.—Each floor broker, intro-
17	ducing broker, futures commission merchant, signifi-
18	cant commodity-based derivatives market partici-
19	pant, and any other person designated by the Com-
20	mission pursuant to subsection (a) shall maintain
21	daily trading records for each customer in such man-
22	ner and form as to be identifiable with the trades re-
23	ferred to in subsection (b).
24	"(2) Form and reports.—

1	"(A) In general.—Daily trading records
2	shall be maintained in a form suitable to the
3	Commission for such period as may be required
4	by the Commission.
5	"(B) Reports —Reports shall be made
6	from the records maintained at such time, in
7	such manner, and at such places as the Com-
8	mission may prescribe by rule, order, or regula-
9	tion in order to protect the public interest and
10	the interest of persons trading in commodity fu-
11	tures or commodity-based swaps."; and
12	(2) by redesignating subsections (e) and (f) as
	1 (1) 1()
13	subsections (d) and (e), respectively.
	subsections (d) and (e), respectively.  SEC. 206. PROHIBITION OF MARKET MANIPULATION,
14	
<ul><li>13</li><li>14</li><li>15</li><li>16</li></ul>	SEC. 206. PROHIBITION OF MARKET MANIPULATION,
14 15	SEC. 206. PROHIBITION OF MARKET MANIPULATION, FRAUD, AND OTHER MARKET ABUSES.
14 15 16	SEC. 206. PROHIBITION OF MARKET MANIPULATION, FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—
14 15 16 17	SEC. 206. PROHIBITION OF MARKET MANIPULATION,  FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—  (1) IN GENERAL.—Section 4a(a) of the Com-
14 15 16 17 18	SEC. 206. PROHIBITION OF MARKET MANIPULATION, FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—  (1) IN GENERAL.—Section 4a(a) of the Commodity Exchange Act (7 U.S.C. 6a(a)) is amended—
14 15 16 17 18 19 20	SEC. 206. PROHIBITION OF MARKET MANIPULATION,  FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—  (1) IN GENERAL.—Section 4a(a) of the Commodity Exchange Act (7 U.S.C. 6a(a)) is amended—  (A) by striking "SEC. 4a. (a) Excessive"
14 15 16 17 18	SEC. 206. PROHIBITION OF MARKET MANIPULATION, FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—  (1) IN GENERAL.—Section 4a(a) of the Commodity Exchange Act (7 U.S.C. 6a(a)) is amended—  (A) by striking "SEC. 4a. (a) Excessive" and inserting the following:
14 15 16 17 18 19 20 21	SEC. 206. PROHIBITION OF MARKET MANIPULATION, FRAUD, AND OTHER MARKET ABUSES.  (a) POSITION LIMITS.—  (1) IN GENERAL.—Section 4a(a) of the Commodity Exchange Act (7 U.S.C. 6a(a)) is amended—  (A) by striking "SEC. 4a. (a) Excessive" and inserting the following:  "SEC. 4a. EXCESSIVE SPECULATION AS BURDEN ON INTER-

1	(B) by designating the first through sixth
2	sentences as paragraphs (1) through (6), re-
3	spectively;
4	(C) in paragraph (1) (as so designated), by
5	striking "on electronic trading facilities with re-
6	spect to a significant price discovery contract"
7	and inserting "commodity-based swaps that
8	perform or affect a significant price discovery
9	function";
10	(D) in paragraph (2) (as so designated)—
11	(i) by inserting ", including any group
12	or class of traders," after "held by any
13	person"; and
14	(ii) by striking "on an electronic trad-
15	ing facility with respect to a significant
16	price discovery contract," and inserting
17	"commodity-based swaps that perform or
18	affect a significant price discovery func-
19	tion,"; and
20	(E) by adding at the end the following:
21	"(7) Aggregate position limits and posi-
22	TION REPORTING FOR COMMODITY-BASED SWAPS.—
23	The Commission may, by rule or regulation, estab-
24	lish limits (including related hedge exemption provi-
25	sions) on, or otherwise prescribe requirements re-

1	garding, the aggregate number of positions in com-
2	modity-based swaps based on the same underlying
3	commodity that may be held by any person, includ-
4	ing any group or class of traders, for each month
5	across—
6	"(A) contracts listed by designated con-
7	tract markets;
8	"(B) contracts traded on a foreign board
9	of trade; and
10	"(C) commodity-based swaps that perform
11	or affect a significant price discovery function.
12	"(8) Considerations.—In making a deter-
13	mination whether a commodity-based swap performs
14	or affects a significant price discovery function, the
15	Commission shall consider the extent to which the
16	commodity-based swap has a significant price link-
17	age, price discovery relationship, or other significant
18	price relationship with 1 or more contracts listed by
19	designated contract markets.
20	"(9) Reports.—The Commission may, by rule
21	or regulation, require any person that effects trans-
22	actions for the account of the person or the account
23	of others in any commodity-based swap to report
24	such information as the Commission may prescribe

1	regarding any position or positions in the com-
2	modity-based swaps.
3	"(10) Exemptions.—The Commission, by rule
4	or regulation, may conditionally or unconditionally
5	exempt any person or class of persons, any com-
6	modity-based swap or class of commodity-based
7	swaps, or any transaction or class of transactions
8	from any requirement the Commission establishes
9	under this section with respect to position limits for
10	commodity-based swaps.".
11	(2) Conforming amendments.—Section
12	4a(b) of the Commodity Exchange Act (7 U.S.C.
13	6a(b)) is amended—
14	(A) in paragraph (1), by striking "or elec-
15	tronic trading facility" and inserting "or 1 or
16	more regulated electronic transparent trade exe-
17	cution systems"; and
18	(B) in paragraph (2), by striking "or elec-
19	tronic trading facility" and inserting "or regu-
20	lated electronic transparent trade execution sys-
21	tem".
22	(b) Prohibitions.—Section 4b of the Commodity
23	Exchange Act (7 U.S.C. 6b) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (1), by striking "or"
2	after the semicolon at the end;
3	(B) in paragraph (2)(D)(ii), by striking
4	the period at the end and inserting "; or"; and
5	(C) by adding at the end the following:
6	"(3) for any person, directly or indirectly, by
7	the use of any means or instrumentality of interstate
8	commerce or of the mails, to effect any transaction
9	in, or to induce or attempt to induce a transaction
10	in, any commodity-based swap, in connection with
11	which the person—
12	"(A) engages in any fraudulent, deceptive,
13	or manipulative act or practice;
14	"(B) makes any fictitious quotation; or
15	"(C) engages in any transaction, practice,
16	or course of business that operates as a fraud
17	or deceit on any person."; and
18	(2) in subsection (b)—
19	(A) by striking "Subsection (a)(2) of this
20	section" and inserting the following:
21	"(1) In general.—Subsection (a)(2)"; and
22	(B) by adding at the end the following:
23	"(2) Commodity-based swaps.—
24	"(A) In general.—For the purposes of
25	subsection (a)(3), the Commission shall, by

1	rule, regulation, or order, define and prescribe
2	means reasonably designed to prevent—
3	"(i) such transactions, acts, practices,
4	and courses of business as are fraudulent,
5	deceptive, or manipulative; and
6	"(ii) such quotations as are fictitious.
7	"(B) Requirements.—In adopting rules,
8	regulations, or orders under subparagraph (A),
9	the Commission shall—
10	"(i) consult with the Securities and
11	Exchange Commission; and
12	"(ii) seek to maintain comparability of
13	the rules, regulations, or orders with simi-
14	lar rules of the Securities and Exchange
15	Commission.".
16	SEC. 207. PROTECTIONS FOR MARKETING COMMODITY-
17	BASED SWAPS TO CERTAIN PERSONS.
18	(a) Definition of Eligible Contract Partici-
19	PANT.—Paragraph (15) of section 1a of the Commodity
20	Exchange Act (7 U.S.C. 1a) (as redesignated by section
21	201(2)) is amended—
22	(1) in subparagraph (A)—
23	(A) in clause (i), by inserting "(as defined
24	in paragraph (18) as in effect on the date of
25	enactment of the Comprehensive Derivatives

1	Regulation Act of 2009)" after "financial insti-
2	tution";
3	(B) in clause (iv)(I), by striking "total as-
4	sets" and inserting "total net assets";
5	(C) in clause (v)—
6	(i) in subclause (I), by striking "total
7	assets exceeding \$10,000,000" and insert-
8	ing "total net assets exceeding
9	\$10,000,000; or'';
10	(ii) by striking subclause (II);
11	(iii) by redesignating subclause (III)
12	as subclause (II); and
13	(iv) in item (aa) of subclause (II) (as
14	so designated), by striking "a net worth
15	exceeding \$1,000,000" and inserting "total
16	net assets exceeding \$5,000,000";
17	(D) in clause (vii), by striking subclause
18	(III) and the undesignated matter following
19	that subclause and inserting the following:
20	"(III) an instrumentality, agency,
21	or department of an entity described
22	in subclause (I) or (II);
23	except that the term does not include
24	an entity, political subdivision, instru-
25	mentality, agency, or department de-

1	scribed in subclause (I) or (III) unless
2	the entity, political subdivision, instru-
3	mentality, agency, or department
4	owns and invests on a discretionary
5	basis \$50,000,000 or more in invest-
6	ments, except that, with respect to
7	any State or entity, political subdivi-
8	sion, agency or department of a State
9	that amount is exclusive of any pro-
10	ceeds from any offering of municipal
11	securities;"; and
12	(E) by striking clause (xi) and inserting
13	the following:
14	"(xi) an individual who—
15	"(I) owns and invests on a dis-
16	cretionary basis not less than
17	\$10,000,000;
18	"(II) owns and invests on a dis-
19	cretionary basis not less than
20	\$5,000,000 and who enters into the
21	agreement, contract, or transaction in
22	order to manage the risk associated
23	with an asset owned or liability in-

1	owned or incurred, by the individual;
2	or
3	"(III) is an officer or director of
4	an entity (or a person performing
5	similar functions) and who enters into
6	the agreement, contract, or trans-
7	action in order to manage the risk as-
8	sociated with the securities of the en-
9	tity owned by the individual at the
10	time of entering into the agreement,
11	contract, or transaction;"; and
12	(2) in subparagraph (C), by inserting "by rule,
13	jointly with the Securities and Exchange Commis-
14	sion," after "determines".
15	(b) Limitation on Participation in Commodity-
16	Based Swaps.—Section 2 of the Commodity Exchange
17	Act (7 U.S.C. 2) (as amended by section 202(a)(2)(A))
18	is amended by adding at the end the following:
19	"(f) Limitation on Participation in Commodity-
20	Based Swaps.—It shall be unlawful for any person, other
21	than an eligible contract participant, to enter into a com-
22	modity-based swap.".

1	SEC. 208. COMMODITY-BASED SWAP EXECUTION FACILITY
2	TIES.
3	The Commodity Exchange Act is amended by insert-
4	ing after section 5g (7 U.S.C. 7b–2) the following:
5	"SEC. 5h. COMMODITY-BASED SWAP EXECUTION FACILITY
6	TIES.
7	"(a) REGISTRATION.—No person may operate a trad-
8	ing facility for commodity-based swaps, unless the trading
9	facility is registered as a commodity-based swap execution
10	facility under this section.
11	"(b) Criteria for Registration.—
12	"(1) In general.—To be registered as a com-
13	modity-based swap execution facility, a facility shall
14	demonstrate to the Commission that the facility
15	meets the criteria specified in this section.
16	"(2) Trading and participation rules.—
17	The commodity-based swap execution facility shall—
18	"(A) establish and enforce trading and
19	participation rules that will deter abuses; and
20	"(B) have the capacity to detect, inves-
21	tigate, and enforce the rules, including the ca-
22	pacity—
23	"(i) to obtain information necessary to
24	perform the functions required under this
25	section:

1	"(ii) to provide market participants
2	with impartial access to the market; and
3	"(iii) to obtain information that may
4	be used in establishing whether rule viola-
5	tions have occurred.
6	"(3) Trading procedures.—The commodity-
7	based swap execution facility shall establish and en-
8	force rules or terms and conditions defining, or spec-
9	ifications detailing, trading procedures to be used in
10	entering and executing orders for commodity-based
11	swaps on the facilities of the commodity-based swap
12	execution facility.
13	"(4) Financial integrity.—The commodity-
14	based swap execution facility shall establish and en-
15	force rules and procedures to ensure the financial in-
16	tegrity of commodity-based swaps entered on or
17	through the facilities of the commodity-based swap
18	execution facility, including the clearance and settle-
19	ment of commodity-based swaps pursuant to section
20	2(f).
21	"(c) Principles for Commodity-Based Swap
22	EXECUTION FACILITIES.—
23	"(1) Compliance.—
24	"(A) In general.—To maintain registra-
25	tion as a commodity-based swap execution facil-

1	ity, the facility shall comply with the principles
2	specified in this subsection.
3	"(B) Discretion.—Except in cases in
4	which the Commission adopts rules or regula-
5	tions pursuant to section 8a(5), the commodity-
6	based swap execution facility shall have reason-
7	able discretion in establishing the manner in
8	which the facility complies with this subsection.
9	"(2) Rules.—The commodity-based swap exe-
10	cution facility shall monitor and enforce compliance
11	with any of the rules of the facility, including—
12	"(A) the terms and conditions of the com-
13	modity-based swaps traded on or through the
14	facility; and
15	"(B) any limitations on access to the facil-
16	ity.
17	"(3) Prevention of Manipulation.—
18	"(A) IN GENERAL.—The commodity-based
19	swap execution facility shall permit trading only
20	in commodity-based swaps that are not readily
21	susceptible to manipulation.
22	"(B) Monitoring.—The commodity-based
23	swap execution facility shall monitor trading in
24	commodity-based swaps to prevent price manip-
25	ulation, price distortion through surveillance,

1	compliance, and disciplinary practices and pro-
2	cedures, including methods for conducting real-
3	time monitoring of trading and comprehensive
4	and accurate trade reconstructions.
5	"(4) Position limitations and account-
6	ABILITY.—
7	"(A) IN GENERAL.—To reduce the poten-
8	tial threat of market manipulation or conges-
9	tion, and to eliminate or prevent excessive spec-
10	ulation (as described in section 4a(a)), the com-
11	modity-based swap execution facility shall adopt
12	for each of the contracts of the facility, as ap-
13	propriate, position limitations or position ac-
14	countability for speculators.
15	"(B) Limitation Level.—For any con-
16	tract that is subject to a position limitation es-
17	tablished by the Commission pursuant to sec-
18	tion 4a(a), the commodity-based derivative exe-
19	cution facility shall set the position limitations
20	of the facility at a level that is not higher than
21	the Commission limitation.
22	"(5) Information sharing.—The commodity-
23	based swap execution facility shall—
24	"(A) establish and enforce rules that will
25	allow the facility to obtain any necessary infor-

1	mation to perform any of the functions de-
2	scribed in this subsection;
3	"(B) provide the information to the Com-
4	mission on request; and
5	"(C) have the capacity to carry out such
6	international information-sharing agreements as
7	the Commission may require.
8	"(6) Accessibility.—The commodity-based
9	swap trade execution facility shall make public time-
10	ly information on price, trading volume, and other
11	trading data to the extent appropriate for com-
12	modity-based swaps.
13	"(7) Maintenance of Records.—The com-
14	modity-based derivative instrument execution facility
15	shall—
16	"(A) maintain records of all activities re-
17	lated to the business of the facility, including a
18	complete audit trail, in a form and manner ac-
19	ceptable to the Commission for a period of at
20	least 5 years; and
21	"(B) submit to the Commission such re-
22	ports as the Committee may require, at such
23	time, in such manner, and containing such in-
24	formation as is determined by the Commission

1	to be necessary for the Commission to perform
2	the responsibilities of the Commission.
3	"(8) Emergency authority.—The com-
4	modity-based swap execution facility shall adopt
5	rules to provide for the exercise of emergency au-
6	thority, in consultation or cooperation with the Com-
7	mission, as appropriate, including the authority to
8	suspend or curtail trading in a commodity-based
9	swap.
10	"(9) Conflicts of interest.—The com-
11	modity-based derivative instrument execution facility
12	shall—
13	"(A) establish and enforce rules to mini-
14	mize conflicts of interest in the decisionmaking
15	process of the facility; and
16	"(B) establish a process for resolving the
17	conflicts of interest.
18	"(d) Trading by Contract Markets.—A board of
19	trade that operates a contract market shall, to the extent
20	that the board of trade also operates a commodity-based
21	swap execution facility and uses the same electronic trade
22	execution system for trading on the contract market and
23	the commodity-based swap execution facility, identify
24	whether the electronic trading is taking place on the con-

1	tract market or the commodity-based swap execution facil-
2	ity.".
3	SEC. 209. ENFORCEMENT.
4	Section 6c of the Commodity Exchange Act (7 U.S.C.
5	13a-1) (as amended by section 202(b)(1)(I)) is amended
6	by adding at the end the following:
7	"(h) Enforcement of Provisions Applicable to
8	DERIVATIVES MARKET PARTICIPANTS.—
9	"(1) Definition of applicable provision.—
10	In this subsection, the term 'applicable provision'
11	means any of section 4a(a), subsections (a), (c), and
12	(d) of section 4g, sections 4r and 4s, and sub-
13	sections (a) through (e)(1), (2), and (4) of section
14	5b.
15	"(2) Enforcement by other agencies.—In
16	addition to enforcement by the Commission under
17	this Act of compliance with applicable provisions, to
18	the extent applicable to commodity-based swaps,
19	such compliance shall be enforced under—
20	"(A) section 8 of the Federal Deposit In-
21	surance Act (12 U.S.C. 1818), by the appro-
22	priate Federal banking agency, in the case of
23	an insured depository institution, as those
24	terms are defined in section 3 of that Act (12

1	U.S.C. 1813), but not an affiliate of such an in-
2	sured depository institution;
3	"(B) the securities laws, as defined in sec-
4	tion 3(a) of the Securities Exchange Act of
5	1934 (15 U.S.C. 78c(a)), by the Securities and
6	Exchange Commission, in the case of—
7	"(i) a broker or dealer, as defined in
8	section 3(a) of the Securities Exchange Act
9	of 1934 (15 U.S.C. 78c(a)) (other than a
10	broker or dealer registered under section
11	15(b)(11) of that Act (15 U.S.C.
12	78o(b)(11)) that is not an affiliate of an
13	insured depository institution, as defined
14	in section 3 of the Federal Deposit Insur-
15	ance Act (12 U.S.C. 1813));
16	"(ii) an investment adviser, as defined
17	in section 202(a) of the Investment Advis-
18	ers Act of 1940 (15 U.S.C. 80b–2(a));
19	"(iii) an investment company, as de-
20	fined in section 3 of the Investment Com-
21	pany Act of 1940 (15 U.S.C. 80a-3);
22	"(iv) any other entity for which the
23	Securities and Exchange Commission is a
24	primary regulator:

1	"(v) any affiliate of an insured deposi-
2	tory institution; or
3	"(vi) any other person that is not—
4	"(I) a futures commission mer-
5	chant or an introducing broker (ex-
6	cept a futures commission merchant
7	or an introducing broker registered
8	pursuant to section 4f(a) of this Act
9	or an affiliate of an insured depository
10	institution);
11	"(II) a commodity pool operator
12	or commodity trading advisor (except
13	an affiliate of an insured depository
14	institution); or
15	"(III) a person specified in sub-
16	paragraph (A) or (C); and
17	"(C) the Federal Housing Enterprises Fi-
18	nancial Safety and Soundness Act of 1992 (12
19	U.S.C. 4501 et seq.), by the Federal Housing
20	Finance Agency, in the case of a regulated enti-
21	ty, as defined in section 1303 of the Federal
22	Housing Enterprises Financial Safety and
23	Soundness Act of 1992 (12 U.S.C. 4502).
24	"(3) Violations treated as violations of
25	OTHER LAWS.—

"(A) IN GENERAL.—For purposes of the 1 2 exercise by any agency referred to in paragraph (2) of the powers of the agency under any pro-3 4 vision of law referred to in that paragraph, a 5 violation of any applicable provision, as the pro-6 vision applies to commodity-based swaps, shall 7 be considered to be a violation of a requirement 8 imposed under that provision of law.

"(B) Additional Authority.—In addition to its powers under any provision of law specifically referred to in paragraph (2), each of the agencies referred to in that paragraph may exercise, for the purpose of enforcing compliance with applicable provisions, as the applicable provisions apply to commodity-based swaps, any other authority conferred on the agency by law.".

### 18 SEC. 210. ENFORCEABILITY OF COMMODITY-BASED SWAPS.

Section 22(a) of the Commodity Exchange Act (7 U.S.C. 25(a)) is amended by striking paragraph (4) and 21 inserting the following:

"(4) CONTRACT ENFORCEMENT BETWEEN ELI-GIBLE COUNTERPARTIES.—No agreement, contract, or transaction that is a commodity-based swap shall be void, voidable, or unenforceable by either party to

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1 the commodity-based swap, and no party to the com-2 modity-based swap shall be entitled to rescind, or re-3 cover any payment made with respect to, the commodity-based swap under this section or any other 5 provision of this Act based solely on the failure of 6 either party to the agreement, contract, or trans-7 action to satisfy its respective obligations under sec-8 tion 4a(a), subsections (a), (c), and (d) of section 9 4g, sections 4r and 4s, and subsections (a) through 10 (c)(1), (2), and (4) of section 5b with respect to the 11 commodity-based swap.".

# 12 TITLE III—OTHER PROVISIONS

- 13 SEC. 301. MARGINING AND OTHER RISK MANAGEMENT
- 14 STANDARDS FOR CENTRAL COUNTERPAR-
- 15 **TIES.**
- 16 (a) AGENCY ACTIONS.—The Securities and Exchange
- 17 Commission and the Commodity Futures Trading Com-
- 18 mission shall each promulgate rules requiring each clear-
- 19 ing agency (as defined in section 3(a)(23) of the Securities
- 20 Exchange Act of 1934 (15 U.S.C. 78c(a)(23))) and de-
- 21 rivatives clearing organization (as defined in section
- 22 1a(13) of the Commodity Exchange Act (7 U.S.C.
- 23 1a(13))) to have robust risk management controls, includ-
- 24 ing risk margin collateral requirements, to assure the abil-
- 25 ity to meet their settlement obligations.

1	(b) Consultation Required.—To assure regula-
2	tion of risk management controls, the Securities and Ex-
3	change Commission and the Commodity Futures Trading
4	Commission shall consult with each other and the Board
5	of Governors of the Federal Reserve System, shall seek
6	to maintain comparability of such rules, and shall give
7	consideration to the recommendations of the Board of
8	Governors of the Federal Reserve System before adopting
9	rules under this section.
10	SEC. 302. DETERMINING THE STATUS OF SWAPS.
11	(a) Process for Determining the Status of A
12	SWAP.—
13	(1) Rulemaking.—The Securities and Ex-
14	change Commission and the Commodity Futures
15	Trading Commission shall jointly issue rules estab-
16	lishing a process for resolving any disagreement be-
17	tween the agencies regarding the status of a deriva-
18	tive as a security-based swap, a commodity-based
19	swap, a security derivative, or a commodity deriva-
20	tive.
21	(2) Content.—The rules adopted under this
22	section shall—
23	(A) include a method for determining the
24	status of a derivative as a security-based swap,
25	a commodity-based swap, a security derivative,

or a commodity derivative within 90 days after the date of the commencement of the determination process; and

(B) require the agencies to consider, in making such determination, the nature of the derivative, the extent to which the derivative is economically similar to instruments that are subject to regulation by the Securities and Exchange Commission or the Commodity Futures Trading Commission, the appropriateness of regulation of the derivative under either the securities laws or the Commodity Exchange Act, and such other factors as the Securities and Exchange Commission and the Commodity Futures Trading Commission may prescribe.

## (b) Judicial Resolution.—

(1) In General.—If the Securities and Exchange Commission and the Commodity Futures Trading Commission are unable to determine the status of a derivative as a security-based swap, a commodity-based swap, a security derivative, or a commodity derivative pursuant to the process established in subsection (a), either agency may petition the United States Court of Appeals for the District of Columbia Circuit for a determination of the sta-

- tus of the derivative as a security-based swap, a commodity-based swap, a security derivative, or a commodity derivative.
- (2) EXPEDITED REVIEW.—The United States Court of Appeals for the District of Columbia Circuit shall complete all action on a petition filed in accordance with paragraph (1), including rendering a final determination of the status of the derivative as a security-based swap, a commodity-based swap, a security derivative, or a commodity derivative before the end of the 60-day period beginning on the date on which such petition is filed, unless all parties to such proceeding agree to any extension of such period.
  - (3) STANDARD OF REVIEW.—The court shall determine the status of a new derivative instrument as either a security-based derivative, a security-based swap, a commodity-based swap, a security derivative, or a commodity derivative, based upon the factors described in subsection (a)(2), giving deference neither to the views of the Securities and Exchange Commission nor the Commodity Futures Trading Commission.
  - (4) SUPREME COURT REVIEW.—Any request for certiorari to the Supreme Court of the United States

- of any determination of the United States Court of
  Appeals for the District of Columbia Circuit with respect to a petition for review under this subsection
  shall be filed with the Supreme Court of the United
  States as soon as practicable after such determination is made.
- 7 (5) JUDICIAL STAY.—The filing of a petition 8 pursuant to paragraph (1) shall operate as a judicial 9 stay of the identification of a derivative as a secu-10 rity-based swap, a commodity-based swap, a security 11 derivative, or a commodity derivative until the date 12 on which the determination of the court is final, in-13 cluding any appeal of such determination.

### 14 SEC. 303. STUDY AND REPORT ON IMPLEMENTATION.

- (a) STUDY REQUIRED.—The Comptroller General ofthe United States shall conduct a study of—
- 17 (1) how the Commodity Futures Trading Com-18 mission and the Securities and Exchange Commis-19 sion have implemented this Act and the amendments 20 made by this Act;
- 21 (2) the extent to which jurisdictional disputes 22 have created challenges in the process of imple-23 menting this Act and the amendments made by this 24 Act; and

- 1 (3) the benefits and drawbacks of harmonizing
- 2 laws implemented by the Commodity Futures Trad-
- 3 ing Commission and the Securities and Exchange
- 4 Commission, and merging those agencies.
- 5 (b) REPORT REQUIRED.—Not later than 1 year after
- 6 the date on which all rules are issued under section 304,
- 7 the Comptroller General shall submit a report on the re-
- 8 sults of the study required by this section to Congress,
- 9 the Commodity Futures Trading Commission, and the Se-
- 10 curities and Exchange Commission.

#### 11 SEC. 304. RULEMAKING.

- The Securities and Exchange Commission, the Com-
- 13 modity Futures Trading Commission, and the appropriate
- 14 regulatory authorities (as that term is defined in section
- 15 15F(g) of the Securities Exchange Act of 1934, as added
- 16 by this Act, or section 4s(a) of the Commodity Exchange
- 17 Act, as added by this Act), as applicable, shall issue rules
- 18 under sections 15F(b), 15F(c), 15F(f), 17(l), 17C(c)(2),
- 19 and 17C(d)(2) of the Securities Exchange Act of 1934 (as
- 20 added by this Act), sections 4r(c)(2), 4r(d)(2), 4s(c),
- 21 4s(d), and 4s(g) of the Commodity Exchange Act (as
- 22 added by this Act), and sections 301 and 302 of this Act,
- 23 not later than 180 days after the date of enactment of
- 24 this Act.

## SEC. 305. EFFECTIVE DATE.

- 2 (a) In General.—Except as provided in subsection
- 3 (b) or as specifically provided in the amendments made
- 4 by this Act, this Act and the amendments made by this
- 5 Act, shall become effective on the date of enactment of
- 6 this Act.
- 7 (b) OTHER EFFECTIVE DATES.—The amendments
- 8 made by sections 102(b) and 202(b) of this Act and the
- 9 provisions of section 15F(a) of the Securities Exchange
- 10 Act of 1934 (as added by this Act) and section 4s(b) of
- 11 the Commodity Exchange Act (as added by this Act) shall
- 12 become effective 6 months after the date of enactment of
- 13 this Act.

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